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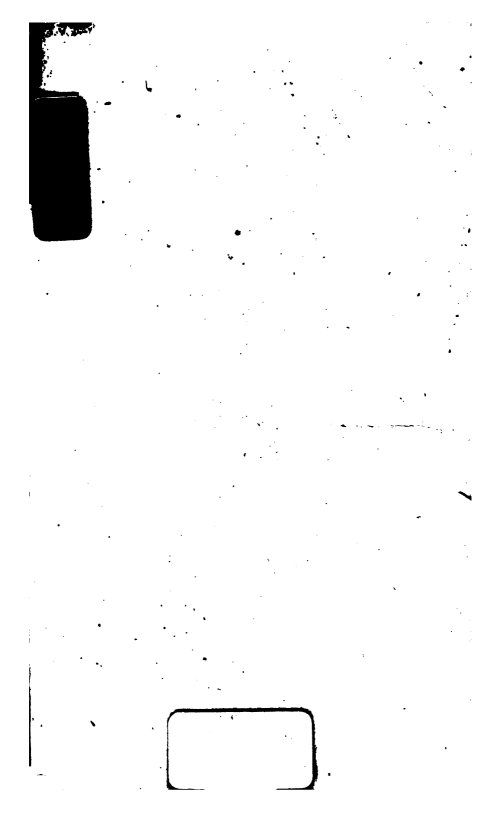
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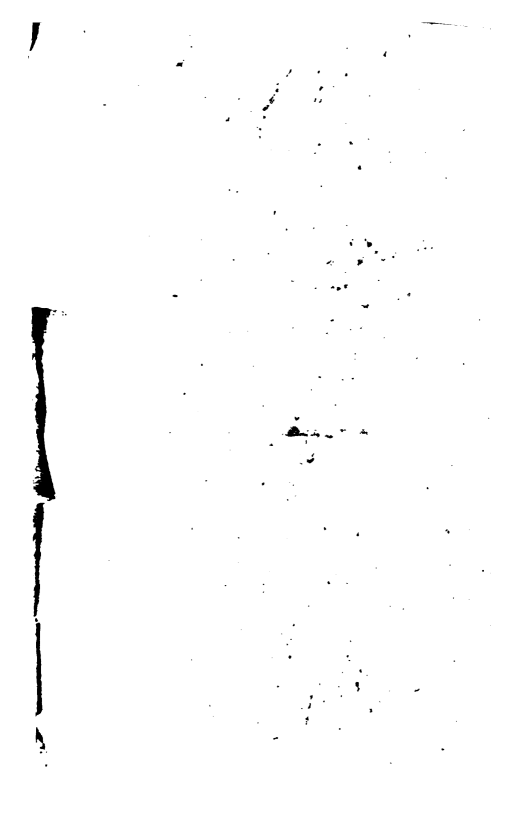
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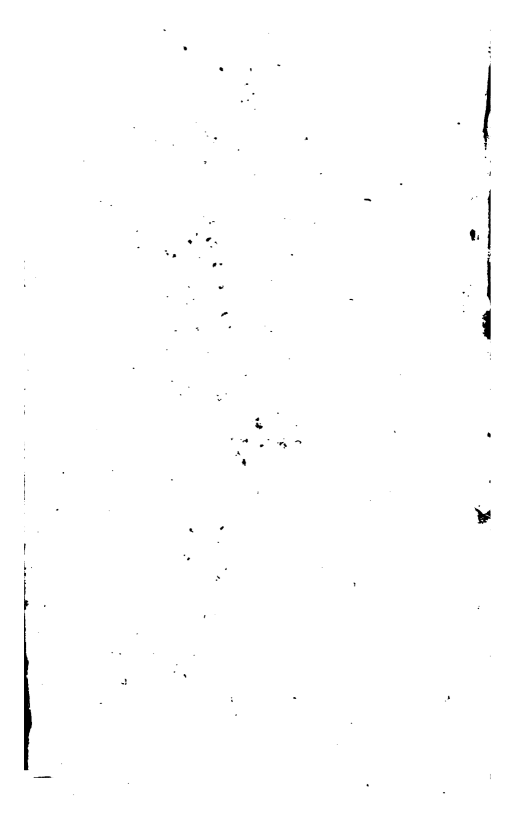
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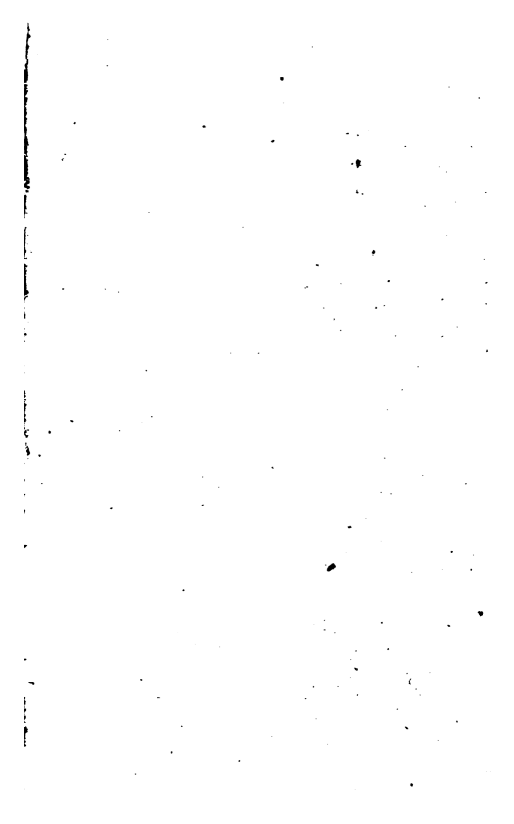
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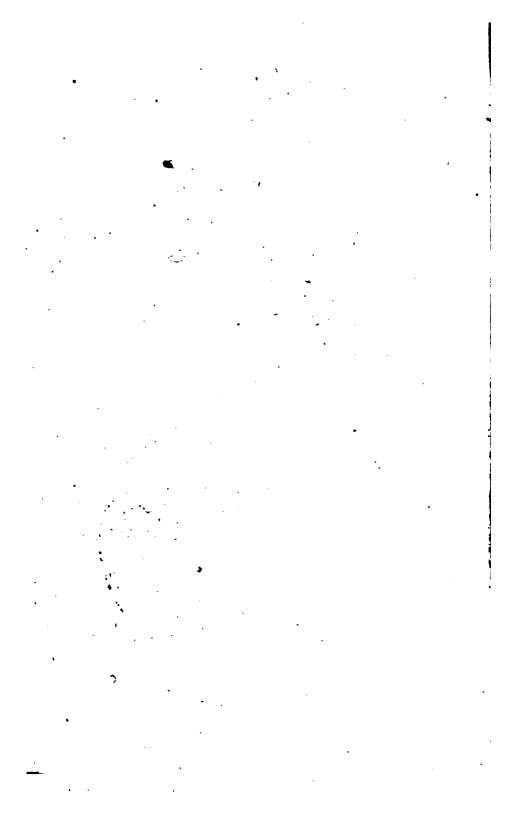
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JOURNAL

OF THE

SENATE,

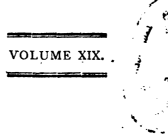
OF THE

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OF

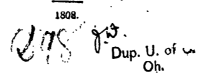
PENNSYLVANIA,

WHICH COMMENCED AT LANCASTER, THE SIXTH DAY OF December, in the year of our lord one thousand eight hundred and eight, and of the independence of the united states of America the thirty-third. *



LANCASTER,

PRINTED BY WM. DICKSON, NORTH QUEENSTREET.



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JOURNAL

OF THE

SENATE,

OF THE

Commonwealth of Pennfylvania.

Tuesday, December 6, 1808.

GREEABLY to the Constitution, the Senate convened.

Twenty-five Members prefent.

On motion,

The Returns of Election, to fupply the places of those Members whose time had expired, and of the Election of Members agreeably to the Act providing for the Increase of Representatives in the Senate, under the late Cenfus, were read; by which it appeared, that the following named Perfons were returned, as duly elected at the late General Election, to wit:

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By the District composed of the City and County of MICHAEL BRIGHT. Philadelphia.

By the Diftrict composed of WILLIAM ERWIN. the County of Bucks. By the District composed of

the Counties of Chester { JONAS PRESTON. and Delaware.

. . .

By the Diftrict composed of ? CHRISTOPHER MAYER, the County of Lancaster.

By the Diftrict composed of the Counties of Northum- S NATHAN PALMER. berland and Luzerne.

By the Diftrict composed of the Counties of Mifflin SEZRA DOTY. and Huntingdon.

By the Diffrict composed of the Counties of Lyco-Clarefold John Burrows. ming, Centre, Clearfield, M'Kean, Tioga, & Potter.

By the Diftrict composed of Isaac Weaver, the Counties of Greene LAMES STEVENSO JAMES STEVENSON. and Washington.

By the Diftrict composed of ABNER LACOCK. ny, Beaver, and Butler.

By the Diftrict composed of GABRIEL HIESTER, the County of Berks. JOHN S. HIESTER,

But the Judges of the Diftrict of Orwigiburg, in the faid County of Berks, had not forwarded their Returns in time, as prefcribed by Law for making up the General Returns; and the Returns of the faid District of Orwigsburg were afterwards made up, and transmitted to the Office of the Prothonotary of the faid County, and thence to the Office of the Secretary of the Commonwealth; by which it appears that Daniel Udree has a greater number of Votes than John S. Hiefter.

Mr. Lane, late Speaker, informed the Senate, that, in the Recess of the Legislature, he had received a Letter from James Martin, refigning his Seat as one of the Representatives in the Senate, from the Diftrict composed of the Counties of Allegheny, Beaver, and Butler; and that he had, thereupon, iffued his Writs of Election, directing the Sheriffs of the feveral Counties, composing the faid District, to hold Elections to fupply faid Vacancy.

The Returns of the Election, to fupply the place of James Martin, were read; by which it appeared that Nathaniel Irifh was duly chofen.

On motion,

The Senate proceeded to the Election of Speaker (the Clerks having been first appointed Tellers) and, upon counting the Votes, it appeared, that Presly Car Lane had 24 Votes, and Isaac Weaver 1 Vote; and that Presly Car Lane was duly elected.

On motion,

Mr. Brady administered, agreeably to Law, the usual Oaths of Office to the Speaker.

Whereupon,

The requisite Qualifications were administered, by the Speaker, to the following Members, to wit:

MICHAEL BRIGHT,	Abner Lacock,
JOHN BURROWS,	CHRISTOPHER MAYER,
EZRA DOTY,	NATHAN PALMER,
WILLIAM ERWIN,	JAMES STEVENSON,
GABRIEL HIESTER,	ISAAC WEAVER.

On motion of Mr. Roberts and Mr. Wayne, The Returns of the Election, for the Diftrict compofed of the County of Berks, were again read, and referred to Mr. Roberts, Mr. Weaver, and Mr. Mitchell, to confider and report thereon, fo far as refpects the Seat of Daniel Udree.

Adjourned, till 11 o'clock tomorrow morning.

Wednefday, December 7, 1808.

Mr. Roberts, from the Committee to whom was yesterday referred the Returns of Election, for the District composed of the County of Berks, so far as the fame respects the Seat of Daniel Udree, made Report, which was read as follows, to wit:

That it appears to the Committee, from the Papers referred, that Judges from all the Diffricts composing the Senatorial Diffrict of faid County, except from one Diffrict, met at the place and on the day appointed by Law for counting up the Votes; when it appeared, that John S. Hiefter had 2944 Votes, and Daniel Udree had 2890 Votes.

But that, on the day following, a Return was made from the other Diftrict; when it appeared, that, in faid fingle Diftrict, John S. Hiefter had 242 Votes, and Daniel Udree had 324 Votes. These separate Returns, when added, give to John S. Hiefter 3186 Votes, and to Daniel Udree 3223 Votes; making in the whole Senatorial District, composed of the County of Berks, a majority in favor of Daniel Udree of 37 Votes.

There has no Evidence been before the Committee, of Fraud committed or defigned. The only Defect which has appeared, is that already ftated; the want of Attention in the Return-judges of a fingle Diftrict, which has brought the Papers, in their prefent informal manner, before the Senate. This Defect, the Committee have no hefitation in believing, the Senate will not permit to vitiate a fair Election; they therefore fubmit the following Resolution:

Refolved, That Daniel Udree, having had a majority of Votes for Senator, in the Senatorial Diffrict composed of the County of Berks, be admitted to a Seat in the Senate.

Ordered to lie upon the Table.

A Committee of the Houfe of Reprefentatives, being introduced, informed that the Houfe of Reprefentatives is duly organized, and ready to proceed to Bufinefs.

On motion,

Mr. Mitchell and Mr. Lacock were appointed a Committee, to inform the Houfe of Reprefentatives that Senate have organized, and are ready to proceed to Bufinefs.

And, after fome time,

Mr. Mitchell reported, that the Committee had performed that Service.

Jonas Preston, the Rrepresentative in Senate from the District composed of the Counties of Delaware and Chester, appeared and took his Seat, the usual Affirmations having first been taken and subscribed by him.

On motion,

Mr. Laird, Mr. Hefton, and Mr. Miller were appointed a Committee, to join a Committee of the Houfe of Representatives, to inform the Governor that the General Affembly is duly organized, and to know at what time the Governor will make his Communications.

Ordered, That the Clerk inform the Houle of Reprefentatives, accordingly.

The Clerk of the Houfe of Reprefentatives prefented an Extract from the Journal of that Houfe, which was read as follows, to wit:

" In the House of Representatives.

December 7, 1808.

"Refolved, That a Committee be appointed, to join a Committee of the Senate to wait upon the Governor, and inform him that the General Affembly are duly organized, and ready to receive his Communications.

"And ordered, That Mefsrs. Darlington and M'-Sherry be a Committee for that purpole."

After some time,

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Mr. Laird reported, that he Committee had performed that Service; and that the Governor informed the Committee he would make his Communications to the General Affembly at 12 o'clock, at Noon, tomorrow, in the Chamber of the House of Reprefentatives.

On motion of Mr. Roberts and Mr. Weaver,

The Report of the Committee, on the fubject of the Election of Daniel Udree, was again read, confidered, and the Refolution attached thereto adopted.

Thereupon,

Mr. Udree appeared, and, after the requisite Oaths being administered to him, took his Seat.

The Secretary of the Commonwealth prefented a Meffage from the Governor, which was read as follows, to wit:

To the Senate and House of Representatives of the Commonwealth of Pennsylvania.

GENTLEMEN,

In purfuance of the 4th Section of an Act of the General Affembly, of the Commonwealth of Pennfylvania, approved the 2d day of February, 1802, entitled, "An Act to direct the Manner, Time, and Places of holding Elections for Electors of a Prefident and Vice-

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prefident of the United States," it becomes my Duty to inform the Legiflature, that the following Gentlemen have given Notice to me, that they are at the Seat of Government, and ready to perform the Duties of Electors of Prefident and Vice-prefident of the United States, viz. Charles Thomfon, Thomas Leiper, Michael Leib, Joseph Engle, William Rodman, Archibald Darrah, Jacob Weygandt, Joseph Lefever, Gabriel Hiefter, junior, George Hartman, Adamfon Tannehill. James Cowden, William Wilfon, Robert Giffen, David Fullerton, Jacob Hostetter, Peter Kimmell, and Joseph Huston; by which it appears, that William Montgomery and John M'Dowell, Efgrs. two of the Perfons chosen at the late Election, to ferve as Electors, are absent from the Seat of Government. owing (as I have been informed) to bodily Indifpolition.

THOMAS M'KEAN.

Lancaster, Dec. 6, 18. On motion.

Mr. Roberts was appointed Teller, to officiate, on the part of the Senate, at the Election of Electors, to be held this day, agreeably to Law, to fupply the places of John M'Dowell and William Montgomery.

A Committee of the Houfe of Reprefentatives, being introduced, informed the Senate, that the Members of that Houfe are ready to receive the Members of the Senate in their Chamber, to proceed to the Election of Electors, to fupply the places of John M²-Dowell and William Montgomery, who have neglected to attend at the Seat of Government, agreeably to Law.

Whereupon,

On motion of Mr. Wayne and Mr. Roberts,

The Senate proceeded to the House of Representatives, in order to attend, in Joint Meeting, the faid Election.

After some time,

The Senate returned to their Chamber.

Mr. Roberts, Teller, on the part of the Senate, at the Election of Electors, made Report, which was read as follows, to wit: ' That, at a Meeting of the Members of the Senate and the Members of the House of Representatives, held this day in the Chamber of the latter, for the purpose of choosing two Electors, to supply the places of John M'Dowell and William Montgomery, it appeared, upon counting the Votes, that James Stevenfon and James Lowrey were duly appointed.

The following is a Statement of the Election :

Meffrs. Lane (Speaker) Blocher, Brady, Bright, Burrows, Doty, Grefs, Hefton, Hiefter, Laird, Lattimore, Lacock, Mayer, M'Arthur, Mitchell, Palmer, Rahm, Rankin, Roberts, Sommer, Udree, and Weaver, of the Senate; and

Meffrs. Albright, Banks, Brown, Bucher, Bull, Colmery, Dale, Davis, Dechart, Dingman, Dyfert, Engle, F. Evans, Gordon, Graffius, Griffin, Grofs, Hanna, Herrington, Humphreys, Hyneman, Jordan, Lawrance, Leib, Machar, Maclay, M'Call, M'Clure, Abel M'Farland, James M'Farland, M'Nair, Mechling, Mitchell, Montgomery, Moore, Murray, Nace, Neuhard, O'Brien, Odenheimer, Ogle, Orr, Patterfon, Pearfon, Pepfer, Phillips, Piper, Ralfton, Rankin, Rhoads, Rupert, Satterlee, Schneider, Shearer, Sheetz, Shultz, Sloan, Ifaac Smith, Robert Smith, Spangler, Starne, Starrett, Chriftian Tarr, Gafper Tarr, Thompfon, Todd, Trevor, Wallace, Weber, Weifs, Wilfon, Weygandt, and Boileau (Speaker) of the Houfe of Reprefentatives; voted for James Stevenfon and James Lowrey.

Messrs. Campbell, Erwin, Miller, Preston, Slaymaker, and Wayne, of the Senate; and

Meffrs. Bailey, Bethel, Darlington, Dorrance, G. Evans, J. Evans, Funk, Cettys, Gifch, Hulme, Kelton, Kimmell, Maxwell, M'Sherry, Miner, Ramfey, C. Smith, and J. Smith, of the Houfe of Reprefentatives, voted for William Kirkpatrick and Adam Reigart, Jun.

Mr. Stevenson, of the Senate, voted for James Lowrey and Robert Machan.

Mr. Lowrey, of the Houfe of Reprefentatives, voted for James Stevenson and Edward Crouch.

For JAME STEVENSON, JAMES LOWREY, 96 Votes.

For WILLIAM KIRKPATRICK,	24 Votes.
ADAM REIGART, JUN.	24
Robert Machan,	I
Edward Crouch,	1

On motion,

Mr. Wayne and Mr. Sommer were appointed a Committee, to join a Committee of the Houfe of Reprefentatives, to wait upon the Governor with a Certificate of the faid Election.

Ordered, That the Clerk acquaint the House of Representatives thereof.

The Clerk of the Houfe of Reprefentatives prefented an Extract from the Journal of that Houfe, which was read as follows, to wit:

"In the Houfe of Reprefentatives. December 7, 1808.

"Refolved, That a Committee be appointed, to join a Committee of the Senate, to inform the Governor that the Legislature have elected James Lowrey, of the County of Cumberland, and James Stevenson, of the County of Washington, to supply the Vacancies occafioned by the absence of William Montgomery, of the County of Northumberland, and John M'Dowell, of the County of Washington, Electors of President and Vice-president of the United States.

"And ordered, That Meffrs. Ogle and Gettys be a Committee for that purpofe."

Mr. Wayne, from the Committee appointed to wait on the Governor, and inform him of the Election of James Lowrey and James Stevenson, reported that the Committee had performed that Service.

Adjourned, till 9 o'clock tomorrow morning.

Thursday, December 8, 1808.

Mr. Roberts prefented the Petition of William Wilfon, praying to be reappointed Sergeant-at-arms; and the fame was read, and

Laid upon the Table.

Mr. Roberts also prefented the Petition of John Groves, praying to be appointed Doorkeeper; which was read, and

Laid upon the Table.

Mr. Slaymaker prefented the Petition of Adam Hart, praying to be reappointed Doorkeeper; which was read, and

Laid upon the Table.

Mr. Mayer prefented the Petition of Peter Holback, praying to be appointed Doorkeeper; which was read, and

Laid upon the Table.

The Speaker laid before the Senate two Letters from the Secretary of the Commonwealth, one of which informing, that he had transmitted to the House of Representatives "fundry Depositions and Documents, in the case of Ebenezer Magoffin, Esquire, a Justice of the Peace in and for the County of Mercer," agreeably to the Act respecting Complaints against Justices of the Peace. The other Letter from the Secretary contained the Proposals made by certain Printers, for printing the Journals and Bills of the Senate; which were read, and

Ordered to lie upon the Table.

On motion, and by fpecial order,

The Letter and Propofals of the Printers were again read, and referred to Mr. Weaver, Mr. Wayne, Mr. Miller, Mr. Roberts, and Mr. Rankin, to confider and report thereon.

The Speaker also laid before the Senate a Letter, figned Frederick and Jacob Stæver, proposing to print the Journal of the Senate, in the German Language, at 11 Dolls. 50 Cents per Sheet; which was read, and

Laid upon the Table.

On motion, and by fpecial order,

The faid Letter was again read, and referred to the Committee to whom the Proposals for the Printingwork of the Senate were referred.

On motion of Mr. Mitchell and Mr. Roberts,

The following Refolution was twice read, confidered, and adopted, to wit:

Resolved, That each Member and each Clerk of the Senate be furnished, during the present Session, with two daily Newfpapers, or as many weekly Papers as fhall not exceed the Price of two daily ones.

On motion,

Mr. Wayne, Mr. Hefton, and Mr. Dorfey were appointed a Committee, to examine and report what Laws will expire, previously to the Meeting of the next General Affembly.

On motion,

Mr. Weaver, Mr. Lattimore, and Mr. Laird were appointed a Committee, to examine and report fuch parts of the Unfinished Business, of last Session, as may appear necessary to bring forward and act upon, during the present Session.

On motion,

The Election of Sergeant-at-arms and Doorkeeper was made the order of the day for Saturday next.

On motion,

Mr. Laird, Mr. Miller, Mr. Brady, Mr. Erwin, and Mr. Rahm were appointed a Committee, to join a Committee of the House of Representatives, to compare Bills and present them to the Governor for his Approbation.

On motion,

Mr. Dorfey, Mr. Sommer, Mr. Lacock, Mr. Prefton, and Mr. Hiefter were appointed a Committee of Accounts.

The Clerk of the Houfe of Reprefentatives prefented an Extract from the Journal of that Houfe, which was read as follows, to wit:

"In the Houfe of Reprefentatives. Dec. 8, 1808.

"Refolved, That a Committe be appointed, to introduce the Speaker and Members of the Senate into the Chamber of the Houfe of Reprefentatives, at the appointed time, and to introduce the Governor, for the purpole of making his Communications to the Legiflature.

"And ordered, That Meffrs. Ogle and C. Smith be the Committee for that purpofe."

After fome time,

Mr. Ogle and Mr. C. Smith, the Committee mentioned in the foregoing, being introduced, informed the Senate, "that the Chamber of the House of Representatives is now ready to receive the Members of the Senate."

Whereupon,

On motion of Mr. Wayne and Mr. Sommer,

The Senate proceeded to the Chamber of the House of Representatives.

And, after fome time,

Returned to their own Chamber.

Thereupon,

The Speaker informed the Senate, that, after the Governor had finished his Address to the General Affembly, he delivered into the hands of the Speaker a Copy of the fame; which was read as follows, to wit:

Gentlemen of the Senate, and

Gentlemen of the House-of Representatives,

THE existing Crifis in public Affairs will naturally engage the attention of the Members of the Union; and particularly, I trust, of Pennfylvania. The Communications, which the President has recently made to Congress, disclose, in a clear and comprehensive Review, the Origin and Progress of our Controvers with the belligerent Powers. And should we, after all, be compelled to furrender the Blessing and the Hope of Peace, we have certainly the Consolation to see it demonstrated to the world, that neither the Guilt of Aggression, nor the Folly of Ambition, can be fairly imputed to the Measures of our Government.

Impartial, respectful, and conciliatory, towards other Nations, the Federal Administration, with becoming Firmnels and Dignity, has fought in return Atonement for acknowledged Injuries, and Security for unquessionable Rights. In the Result, however, an Appeal to the Justice (nay, to the Interess) of those Nations, has been received with Indifference, or rejected with Derifion: Truth and Reason have been opposed, in vain, to Pride and Power; and every candid Mind at last perceives, that the Independence of America muss be maintained (as it was achieved) by the active Patriotism and Valor of her Sons.

If any thing were wanting, to evince the Wifdom of the Courfe which Congress has pursued, at the perilous Period, the Safety given to our commercial Capital, with all its Incidents (notwithstanding the probable Fate of the Negociations with foreign Powers) must, I think, remove every Doubt. It is true, that, by the Operation of the Embargo, the Spirit of maritime Enterprize has been restrained; the Profits of Trade are for awhile furrendered; the Price of fome of the Staples of the United States has been reduced; and the Occupations of particular Classes of Citizens have been partially interrupted.

But these Inconveniencies are not fo great, as the Loss of private Property, which lawless Captures and arbitrary Confiscations would inevitably produce; and they are unworthy of a moment's Calculation, when placed in Competition, with the Loss of national Independence, to be incurred by a tame Submiffion to the Orders and Decrees of the Sovereigns of Europe. Nor are these (you will readily perceive) the only Confiderations which accommodate the Suspension of foreign Commerce to the Interest, as well as to the Honor, of our Country.

Upon a full View of the national Situation, its prefent Inconveniencies, and its probable Confequences; the patriotic Disposition, which has been manifested by our immediate Constituents, is entitled to universal Respect and Applause. If it is true, that Symptoms of Difaffection to the Union, of Opposition to the Laws, and of Animofity to the chofen Rulers of the People, have elsewhere appeared; Pennsylvania, we know, directing her Energies to other Objects, has borne the Sufpenfion of her Commerce without Murmur or Complaint. Neither the Restraints of the Embargo, nor the Feuds of Party, nor the Allurements private Interest, nor the Menaces of War, have impaired, in Feeling or in Action, her Obedience to the Constitution and Laws; her Pride of Character, or her plighted Faith to the Government of the Union.

An Example, fo honorable and fo confpicuous, cannot fail to be beneficial. Extending beyond the Limits of Pennfylvania, it will animate and confirm the Virtue of her Sifter States. And, for my own part, I feel the higheft Gratification, that, among the lateft Acts of a protracted public Life, after a Lapfe of more than 30 years, and in Seafons of extreme Difficulty and Danger; I can again unite with my Countrymen in "the mutual Pledge of our Lives, our Fortunes, and our facred Honor," to fupport the Declaration, "that these United States are, and of Right ought to be, FREE AND INDEPENDENT."

But, Gentlemen, in order to give efficient Support to fuch a Declaration, every State—nay, every Citizen of every State—muft rally round the Standard of the Union; prepared, in Numbers, in Difcipline, and in Arms, as well as in Refolution, to encounter and repel every hoftile Affailant. Hence the Condition of the Militia will claim and receive your earlieft Attention. The Mufter-roll exhibits a Force, formidable indeed in its Amount, and exemplary for the Patriotifm and Bravery of thofe who compofe it: But, to render the Militia an adequate Subfitute, or even a ufeful Auxiliary, for a regular Army, a new Syftem of Organization, better directed to the purpofes of Difcipline, Subordination, and Equipment, is anxioufly expected from the Wildom of the Legiflature.

Nor is it in Military Preparation alone, that our Zeal to support the Declaration of Independence ought now to be difplayed. The Theory of Independence is often diffind from its practical Enjoyment; and the Republican Inftitutions of our Country will be vain and illufory, unlefs the Morals and the Manners of the People shall be moulded in Conformity to them. To be truly independent, we must be able to provide, at least, for our own Wants; we must explore and combine the physical Properties of our Climate and our Soil, our Woods and our Waters: And, to be truly Republican, we must maintain a pure and vigilant Administration of Justice; we must multiply the Opportunities of acquiring ufeful Knowledge; and we must endeavor (mutually endeavor) to extinguish or to allay the Spirit of Party.

Upon the various Subjects, connected with these important Confiderations, the Records of your Predeceffors will present an ample Scope for Deliberation; and I am persuaded, that, in the Encouragement given to the Improvement of Roads, inland Navigation, and other public Works; in the Patronage conferred on Seminaries for educating the Poor; and in the neceffary Augmentation of the Number of the Judges, as well as in the Reorganization of the Courts, to anfwer the Calls of Juffice; you will invariably confult and purfue the Welfare and the Honor of the State. In a Career fo laudable, all party Animofity will be fubdued; all perfonal Afperity will be affuaged; and the diffusive Influence of fuch Liberality and Forbcarance will not fail to produce, among our Conftituents, that Unity and Harmony of Action, without which we cannot long hope to profper, and with which we fhall never have occafion to fear.

Gentlemen of the Houfe of Representatives,

By the annual Reports from the Department of Accounts, you will perceive, that the permanent Revenues of the Commonwealth are fufficient to defray the ordinary Expences of Government; and that to those Revenues an Addition has been made, fince your last Session, by a Subscription for 200 Shares of the Stock of the Bank of Philadelphia, at Par; the Market-price being fo advanced, as to exclude the Alternative of a Purchase.

In the Application of the public Treafure, the Legiflature will endeavor, I am confident, to unite the Duty of Economy, with the Attainments of a liberal and enlightened Policy; particularly as our Conftituents have ever evinced an eager Disposition to contribute, whatever may be wanting for the important Objects to which I have alluded.

Permit me to add, that, in revifing the Journals, it will be found, that a legiflative Pledge remains unfatisfied. To the Honor of the late Governor Mifflin; whofe patriotic Life, in War and in Peace, in the Field and in the Cabinet, had been devoted to the Service of his Country, a public Funeral and a Monument were decreed, in the year 1800: But, by an unfortunate Omiffion, the Refolution of the two Houfes was not prefented for the Executive Approbation (which would cordially have been given); and no Appropriation confequently exifts, to complete this last Testimonial of the Affection and Respect of Pennsylvania, for one of her distinguished Sons.

Another Native of our State, the gallant Wayne; who, to the glorious Exploits of his revolutionary Career, added, in later times, a fignal Victory, over a Combination of Indian Forces, hitherto probably unequalled, lies buried in a diftant Grave, without a fingle Trophy to defignate the Spot. His Deeds muft amply confecrate his Memory; but fomething will ftill be due, to evince the Senie which his Country entertains of his Virtue and his Valor.

Gentlemen of the Senate, and

Gentlemen of the House of Representatives,

In my last perfonal Communication to the Legislature, probably in the last important public Act of my Life, I shall be indulged, I hope, in claiming some Credit, for Feelings corresponding with the Solemnity of the Occasion. It has been my Lot to witnef, the Progrefs of our Country, from a colonial to a national Character, through the Ordeal of many Trials, in Peace and in War. It has been my Happiness to enjoy the Favor and the Confidence of our Country, in the most arduous as well as in the most auspicious Stages of her political Career. Thus attached by every Tie of Honor and Gratitude, by all the Motives of focial Interest and Affection, I contemplate the future Definies of our Country with a proud, but an anxious Expectation. My Day of Exertion (of feeble Exertion at the beft) is past: But, for our Fellow-citizens, and for their Representatives, in every Department of the Government, I can only ceafe to implore the Bleffings of Providence, when I ceafe to exift.

THOMAS M'KEAN.

Lancaster, Dec. 8, 1808.

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On motion of Mr. Weaver and Mr. Wayne,

Ordered, That the usual number of Copies of the Governor's Address be printed, for the use of the Members.

On motion of Mr. Roberts and Mr. Mitchel,

Agreed, That Senate will, until otherwife directed, meet at 11 o'clock in the morning of each day.

Adjourned, till 11 o'clock tomorrow morning.

Friday, December 9, 1808.

Mr. Weaver, from the Committee to whom were yesterday referred the Proposals of certain Printers, for the Printing-work of the Senate; and also the Letter of Frederick and Jacob Stoever, offering to print the Journal of the Senate, in the German Language; made Report; which was read as follows, to wit:

That, for Printing the Journal	, in the English Language,
Wm. Dickfon afks 8 28 per	Sheet, for 1350 Copies.
John Burnfide 15 per S	Sheet, for 600 Copies,
10 per c	do. for 600 do. additional.
William Greer 23 per	Sheet, for 1200 Copies.
J. R. Matthews 16 per S	Sheet, for 900 Copies,
5 per	do. for 300 do. extra.
W. C. Smyth 21 per S	Sheet, for 1200 Copies,
30 Figu	re Work.
For Printing the Journal, in	the German Language,
Joleph Ehrentried alks \$16 p	er Sheet, for Plain Work,
20	do. for Figure Work.
	er Sheet, including Figure
	Work.
	er do. do.
Henry Grimler 12 p	er do.
	o do.
For Printing a	
John Burnfide afks for	
	2 Pages 1 50
	3 Pages 2 75
William Greer	4 Pages 3 50 1 Page 1
Winnam Ofcer	_ 0
	3 Pages 2 75 4 Pages 3 25
W. C. Smyth	1 Page 1 25
tti di binyur	2 Pages 2
	3 Pages 3
	4 Pages 3 25
J. R. Matthews	1 Page 1
J	2 Pages 1 50
	3 Pages 2 50
	4 Pages 3

On motion of Mr. Lacock and Mr. Roberts,

Ordered, That the usual number of Copies of the faid Report be printed, for the use of the Members.

The Secretary of the Commonwealth prefented a Weffage from the Governor, which was read as follows, to wit:.

To the Senate and Houfe of Representatives of the Commonwealth of Pennsylvania.

GENTLEMEN,

The Secretary will deliver herewith, to the refpective Houfes, Copies of the Reports, to me, from the feveral Officers of the Accounting and Land Departments.

THOMAS M'KEAN.

Lancaster, Dec. 9, 1808.

The Reports accompanying the fame were feverally read, to wit:

One from the Secretary of the Land-office, which contains the following Information :

That the Returns, on which Patents have been iffued, remain unrecorded, from the 1st of May, 1775, to March, 1781; from which, till April, 1794, they are recorded. Thence, till January, 1800, they are unrecorded: But, from January, 1800, till the prefent time, they are recorded.

That the Applications on which Warrants have iffued, being of all others the most important to the Validity of landed Titles, and which were neglected to be recorded, from January, 1794, till the year 1800, have been, in confequence of the extra Appropriations for Clerkhire, duly entered.

That the current Bufinefs, to wit; the Applications, have been regularly recorded. The number of Patents iffued, fince the laft Report, 723; of Landwarrants, 244. Amount of Fees, 4017 Dollars 98 Cents.

The Secretary of the Land-office then states the nature and quantity of Business, which devolved upon him under special Acts of the Legislature.

The Report of the Surveyor-general flates, that, in confequence of the Liberality of the Legiflature, in making competent Appropriations for Clerkhire, "the Office is in a more perfect Situation, both as it respects the Prefervation of the Papers, and the eafe and convenience of transacting the Business, than it has been at any former period."

The Report of the Receiver-general flates, that the Sales and Confirmations of Titles to Land haveexceedingly multiplied the Accounts in his Office; but that the unfinished Business, from May, 1788, to December, 1799, has been regularly brought up, and entered; that the feveral sets of Books, for current Business, are regularly kept up.

The Receiver-general closes his Report with "an Eftimate of the probable Revenue to arife from unpatented Lands;" which he flates as follows, to wit:

Old Purchafe. Dollars. Warrants, from 1st-mo. 1737, to Dec. 1762, 1,085,850 1 Jan. 1763, to Aug. 1765, 17,320 Sept. 1765, to Sept. 1779, 114,420 5 Aug. 1765, to 17 April, Applications, 1,764,540 1770, Warrants, 5 Aug. 1784, to 2 April, 1792, 137,820 3 April, 1792, to 22 Sept. 1794, 89,270 23 Sept. 1794, to 1 Nov. 1808, 19,496

¥

3,228,716

New Purchafe.

Warrants, from 17 May, 1785, to March, 1789, 26,600 1 March, 1789, to 2 April, 1792, 350 3 April, 1792, to 1 Nov. 1808, 36,280 Office Fees, on 52,782 Tracts, at 89 each, 475,038

3,798,589

The Report of the Comptroller and Register-generals, exhibits a View of the Receipts and Expenditures, at the Treasury of the Commonwealth, during the last year, ending 31st of October; together with a Statement of various Descriptions and Amount of the Stock of the United States; and Shares owned by the

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State in the Banks of Pennfylvania and Philadelphia, and feveral of the Turnpike Companies.

On motion of Mr. Rahm and Mr. Roberts,

Agreed, That the Choice of Printers be the order of the day for Monday next.

On motion of Mr. Roberts and Mr. Preston,

The Governor's Address was again read.

Whereupon,

Refolved, That the Address be referred to a Committee, to confider and report thereon.

And ordered, 'That Mr. Roberts, Mr. Doty, Mr. Preston, Mr. Mitchell, and Mr. Bright be the Committee.

The Speaker laid before the Senate, a Report from the Secretary of the Land-office; which was read as follows, to wit:

Land-office of Pennsylvania, Dec. 7, 1808.

GENTLEMEN,

In obedience to the 3d Section of the Act of the General Affembly, of the Commonwealth of Pennfylvania, entitled, " An Act making Appropriations to defray certain Expences of Government," passed the 28th day of March, 1808; I have the honor to lay before the Legislature, a Statement of the Business transacted by the Commissioners, appointed to carry into effect the Act of April 4, 1799; together with its feveral Supplements; relative to the Lands fituate in the Fifteen Townships, in the County of Luzerne. The first above-recited Act, under which this Report is made, directs, that it shall be the Duty of the Secretary of the Land-office, and the Surveyor-general, to make Report, during the first week of the next Session of the Legislature, of the Situation of the Business; showing what has been done, what remains to be done, and what will be the probable Expence to the State.

To fhow "what has been done," under the feveral Laws paffed on the Subject of the Luzerne Controverfy, between the Pennfylvania Claimants and the Connecticut Settlers, I have afcertained, as correctly as was poffible to do, from the Books and Papers filed in my Office, by the Commissioners, the following Statement of Facts:

JOURNAL OF

No. of T'ps.		No. of Certificates.			Remarks.
I	Wilkefbarre	213	14,412	120	
2	Newport	150	20,985	100	
3	Hanover	94	16,981	73	
4	Pittftown	152	17,407	52	
4 5 6	Exeter	81	24,675	48	
6	Northmoreland	1 77	17,240	125	
7 8	Providence	86	16,427	66	
	Braintrim	70	17,004	131	
9	Springfield.	83	20,159	1	
10	Huntington	163	14,310	III	•
11	Putnam	69	23,071	2	
12	Kingíton	181	13,208	47	
13	Plymouth	308	16,482	116	
	Claverack	30	22,740	II	
15	Salem 1	Not known.	12,647	95 2	By the last
-	Ditto	8	996		Comm'rs.

1785 268,751 47 The following Certificates, granted by the Commif-fioners to the Connecticut Settlers, have been exhibited at my Office, in order to obtain Patents thereon; and, Patents having been granted on them, the fame remain on File in my Office: Acres Perches

No.	of	Certificates.	
•			1

		Perches.
Wilkefbarre	1832	23
Salem		152
Huntington	2811	151
Newport	774	106
Hanover		86
Plymouth	2480	26
Kingfton	1979	31
Pittitown	1171	99
Providence	1376	79
Exeter	2581	Ī
Northmoreland	-	132
Putnam		33
Braintrim		108
Springfield		145
Claverack	1887	158
	26,120	5
	Salem Huntington Newport Hanover Plymouth Kingfton Pittftown Providence Exeter Northmoreland Putnam Braintrim Springfield	Salem2645Huntington2811Newport774Hanover1915Plymouth2480Kingfton1979Pittitown1171Providence1376Exeter2581Northmoreland332Putnam3144Braintrim209Springfield976Claverack1887

2	1	2
-	-	

Recapitulation.

Number of Certificates isfued.

	1785		
Returned,	195	•	

Amount of Acres.	
268,751 47	

26,120 5

Certificates, 1590 out

242,631 42

The Commiffioners, last appointed, state the following Titles, exhibited by the Connecticut Settlers, but not decided on, by them, for want of Evidence at the Close of the Commission, to wit:

29 Claims, amounting to 8130 Acres 23 Perches.

2 Claims, the quantity of Land not ascertained – or kown.

31 Claims.

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The foregoing Statement flows, that there are yet upwards of 242,631 Acres and 42 Perches, to be patented to the Connecticut Settlers, within the Fifteen Townfhips, in the County of Luzerne; for which Certificates have already been granted by the Commiffioners.

I have, however, no Doubt, there is a much larger quantity than that, to be patented in those Townships: But, not being able to ascertain the precise number of Acres, for which Certificates have been iffued, mush request the Attention of the honorable House to the Report of the Surveyor-general, for the number of Acres of Land actually furveyed by the Commissioners, in Pursuance of the feveral Laws on the Subject.

That I might furnish the Legislature with all the Information, on this Subject, within my Reach to obtain, I applied to 2 of the late Commissioners, for an Estimate of the Expences it will yet put the State to, in order to bring the unfinished Business, in the Fifteen Townships, to a Close. A Copy of their Answer is herewith inclosed.

Pennsylvania Certificates.

The following Lift contains fuch Pennfylvania Certificates of Compenfation, as were deposited in my Office, by the Commissioners, to be delivered to the feveral Owners, when called for: But the Payments thereon are fuspended, for a time, by Caveats or contending Claims, until the Disputes can be judicially fettled. JOURNAL OF

No.	In whose Right.	Acres.	Perche	s.	Valua	tion.
1	Robert White	322	102	8	201	41
2	Thomas Fleming	378	64		159	10
3	George Clymer	352	104		270	66
4	John Roddy	367	2		392	I
5 6	Benjamin Arnott	320	131		80	20
6	John Crawford	197	112		131	92 ¹ /2
7 8	Rudolph Hoope	120	144		140	22]
8	William Smith	303	108		303	42
9	Benjamin Bear	316	46		317	7
10	Adam Hubley	286	00		402	၀၁
11	Henry Lebig	3 ⁸ 5	109		418	67
12	John Lebig	411	112		41 I	70
13	John Evans •	369			231	23
14	Cunningham & Nefbit	t 358	144		227	22
15	John Morton	299	56		223	33 ¹ / ₂
16	Amos Ogden	148	3		444	5
17	James Johnston	314	4. I		296	61
18	James Lawfon	· 453	00		200	75
19	Samuel Walker	464	123		147	44
20	John Vanderen	400	16		600	15
2 I	Thomas Grant	324	co		4 49	00
22	Proprietors	17,350	00	14	,055	51*
23	Proprietors	8,350	00		,202	76†
	-					

32,495 126 25,305 90

REMARKS.

These fums of Money, stated in the Column headed *Valuation*, are Principal, without the Interest. The Interest on each of these Sums is chargeable, from the 1st day of January, 1801, to the 1st day of April, 1806; the time limited, by Law, for the Interest to cease.

* Sunbury Manor. This Sum appears to be the Balance unpaid.

† Stoke Manor. This Sum appears to be the Balance unpaid.

From the foregoing Statement, it appears, that there is yet a principal Sum of 25,305 Dollars and 90 Cents, payable out of the Treasury, on Certificates already iffued to the Pennfylvania Claimants. This Sum, it is to be understood, is exclusive of the

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Amount that has or may be awarded, to fuch of the Pennfylvania Claimants who have refused to release, under the Law of April 4, 1799, and its Supplements; and preferred bringing Actions, at Law, for Compensation, under the Provisions contained in the oth Section of the supplementary Act, passed the 6th day of April, 1802.

Several Suits (as I am informed) are already inftituted and now pending, against the Commonwealth, in Purfuance of that Section; and, no Doubt, more will be commenced, after their Determination. But, as none of the Laws on this Subject fix any time, within which this class of Claimants shall commence their Suits against the State; nor is there any way, through which it is practicable for me to afcertain the Extent of those Claims; it may readily be perceived, by the honorable Legiflature, that no Period can be fet for bringing this, already tedious Business, to a final close.

In offering, however, the foregoing Report to the Confideration of the honorable Legislature, I do it with confiderable Diffidence; knowing, from the complicated and complex Situation of the Luzerne Bufinefs, that it is impossible to make out a Statement, free from Errors. I could wish it were in my powor to do Justice to this Report, for the Satisfaction and Information of the Reprefentatives of the People of Pennsylvania: But, imperfect as it may be, I now most cheerfully submit it to their Wisdom and Liberality; confidently hoping they will impute the caufe of Error to a want of Information, and not to any motive or defign to miflead or deceive their Judgments.

I have the honor to be.

Gentlemen,

With much Efteem and Respect, Your most obedient Servant. ANDREW ELLICOTT, Secretary of the Land-office.

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to the Law, the Land; would it not be cheaper to the Comonwealth, than to pay the Bills of Coft, which will accrue in every cafe; besides the Risk of having the Value of the Land rated higher, by the Jury, than by the Acts it would be rated? This is merely fuggested, though not immediately connected with the Requisitions of your Letter.

The foregoing Report is respectfully submitted. And, if further Illustration should be required, our A. Scott, Efg. at Lancaster, will furnish it from the Books.

We are, respectfully,

Gentlemen,

Your most obedient humble Servant.

JOHN M. TAYLOR.

Philadelphia, Dec. 3, 1808.

A. ELLICOTT,)

S. COCHRAN, Efquires.

J. M'KISSICK,

On motion of Mr. Mitchell and Mr. Lacock,

The Senate proceeded, agreeably to Law, to the Nomination of Candidates to fupply the place of Samuel Maclay, one of the Members reprefenting this State in the Senate of the United States; whole time will expire with the 3d of March next.

Whereupon.

Mr. Laird	nominated	Samuel Maclay.
Mr. Lacock		Ifaac Weaver.
Mr. Udree		Michael Leib.
Mr. Roberts		P. C. Lane.
Mr. Mitchell		Abner Lacock.
Mr. Wayne	•	Joseph Hemphill.
Mr. Weaver		N. B. Boileau.
Mr. Heston		John D. Coxe.
Mr. Dorfey		William Jones.
Mr. Rankin		William Findlay (s.T.)
7 5933 5 6		

Ordered, That Mr. Brady be the Teller, on the part of the Senate, at the Election of Senator on Tuefday next; and that the Clerk acquaint the Houfe of Reprefentatives accordingly.

Adjourned, till 11 o'clock tomorrow morning.

THE SENATE.

Saturday, December 10, 1808.

Mr. Wayne prefented the Petition of Philip Graham, flating that he entered the Service of his Country at an early period, in what was ufually called the Flying Camp; that, in 1777, he enlifted and joined the Regiment commanded by Col. Thomas Hartley; and was feverely wounded at the Battle of Brandywine; the Effects of which, with the Infirmities of advanced Age, render him unable to procure a Living, by manual Labor: He therefore prays Relief. And the faid Petition was read, and

Laid upon the Table.

Mr. M'Arthur prefented the Petition of the Subfcri-, bers thereto, Inhabitants of the County of Crawford, flating that great Inconvenience has frequently arifen to the Petitioners, and others, from the want of a Bridge across Frenchcreek, near the Town of Meadville; that Perfons having Bufinefs at Court have frequently been delayed, in confequence of the Difficulty of crofling the faid Creek; and further, that, as the public Mail paffes the fame, a Bridge is the more neceffarv: The Petitioners therefore pray, that an Act may be paffed, authorifing the Governor to appoint Commissioners to receive Subscriptions, to the amount of 2000 Dollars; and after that fum is fubfcribed, to empower the Governor to incorporate the Subscribers, with the ufual Powers, to enable them to effect their Object. And the faid Petition was read, and

Laid upon the Table.

Mr. Roberts, from the Committee to whom was yefterday referred the Governor's Addrefs, made Report, as follows, to wit:

That they have carefully confidered the fame, and find that the Attention of the Legislature is particularly directed to the following Subjects, viz.

1. The Militia-fystem.

2. A Provision for our own Wants, by giving Encouragement to Domestic Manufactures, and by exciting a Disposition in our Citizens to explore the phyfical Resources of our Country. 3. The Improvement of Roads, Inland Navigation, and other Public Works.

4. The Augmentation of the Number of Judges, and the Reorganization of the Courts, fo as to answer the Calls of Justice.

5. An increased Patronage to Seminaries for educating the Poor.

Whereupon,

On motion of Mr. Roberts and Mr. Doty,

The faid Report was again read, and the feveral Items thereof referred, as follows, to wit:

1 Item, to Mr. Mitchell, Mr. Lacock, Mr. Sommer, Mr. Borrows, Mr. Udree, Mr. Rahm, and Mr. Laird, to confider and report thereon.

2 Item, to Mr. Dorfey, Mr Campbell, Mr. Grefs, Mr. Erwin, and Mr. Lattimore, to confider and report thereon.

3 Item, to Mr. Brady, Mr. Blocher, Mr. Palmer, Mr. Stevenson, and Mr. Miller, to confider and report thereon.

4 Item, to Mr. Wayne, Mr. Roberts, Mr. Hefton, Mr. M'Arthur, and Mr. Weaver, to confider and report thereon.

5 Item, to Mr, Preston, Mr. Doty, and Mr. Lattimore, to confider and report thereon.

The Speaker laid before the Senate a Letter from William Findlay, State Treasurer, informing that he had delivered to the Clerk of the House of Reprefentatives, the usual number of Copies of the Report on the State of the Treasury, for the last Year, agreeably to Law.

The Clerk of the Houfe of Reprefentatives prefented an Extract from the Journal of that Houfe, which was read as follows, to wit:

> "In the Houfe of Reprefentatives. Dec. 9, 1808.

"On motion of Mr. Montgomery feconded by Mr. Ogle,

"Ordered, That Meffrs. Montgomery, Weber, and Bull be a Committee, to join a Committe of the Senate to compare Bills, and prefent them to the Governor for his Approbation." The Speaker also laid before the Senate a Report from the Surveyor-general, which was read as follows, to wit:

To the bonorable the Speaker of the Senate, of the Commonwealth of Pennfylvania.

sir,

In conformity to the 3d Section of an Act, passed the 28th day of March last, which requires the Secretary of the Land-office and Surveyor-general to report "the Situation of the Business of the Luzerne Commission, showing what has been done, what remains to be done, and what will be the probable Expence to the State;" I have the Honor of communicating to the Legiflature, that I have made out a Schedule of all the different Lots and Tracts of Land, returned to the Surveyor-general's Office, under the Direction of the faid Commission, for the Connecticut Settlers; showing the Townships in which the Lands are fituated; the Names of the Connecticut Claimants; the number of the Lots; the Quantity of Land contained in each Survey; and the Names of the Patentees, and time of patenting of the Lots on which Patents have iffued. The Book containing the Schedule is depofited with the Clerk of the Senate, and contains all the Information which I am able officially to state to the Legislature, in pursuance of the Section above mentioned. I have not taken time to copy this Book. If the Legislature should think proper to direct its return, after it has ferved their purpose, it would be useful in the Office.

Accept, Sir, for yourfelf and the honorable the Scnate, Affurances of my higheft Respect.

SAMUEL COCHRAN.

Surveyor-general's Office, Dec. 1808.

On Motion of Mr. Lacock and Mr. Laird,

Refolved, That a Committee be appointed to inquire, and report to the Senate, what Alterations, if any, are neceffary in the Laws for felccting and returning Jurors. And likewife the Propriety of allowing the Parties, in all Civil Suits, the privilege of peremtorily challenging a certain number of Jurors.

Ordered to lie upon the Table.

Agreeably to order,

The Senate proceeded to the Choice of Sergeant-atarms, and Doorkeeper (the Clerks being first appointed Tellers); and, upon counting the Votes, it appeared that William Wilson was unanimously chosen Sergeant-at-arms, and Adam Hart, Doorkeeper; to whom the usual Oaths of Office were respectively administered.

The Clerk of the Houfe of Reprefentatives prefented an Extract from the Journal of that Houfe, which was read as follows, to wit:

> "In the Houfe of Reprefentatives. Dec. 10, 1808.

"On motion of Mr. Ogle, feconded by Mr. Gettys,

"The Houfe proceeded to the Nomination of Candidates, to fupply the Vacancy which will occur on the 4th of March next, in the Reprefentation of this State in the Senate of the United States, in confequence of the Expiration of the term for which the prefent Member, Samuel Maclay, was chosen.

"Whereupon,

Mr. Miner nominated	Joseph Hemphill.
Mr. Spangler,	Michael Leib.
Mr. Gordon,	Nathaniel B. Boileau.
Mr. C. Tarr,	General Wm. Reed.
Mr. Mitchell,	Joseph Hart (Bucks Co.)
Mr. Todd,	William Findlay (s. T.)
Mr. F. Evans,	Samuel Maclay.
Mr. Trevor,	Prefly Car Lane.
Mr. A. M'Farland,	Ifaac Weaver.
Mr. Starne,	Jacob Holgate.
Mr. Piper,	Abner Lacock.
Mr. Browne,	John Smith (Fayette.)
Mr. Hulme,	William Erwin (Bucks.)
Mr. Ogle,	Joseph Clay.
A 1 84 T 1 999 1	J J J J J J J J J J J J J J J J J J J

"And Mr. John Weber was appointed to officiate as Teller, at the Election on Tuesday next, on the part of this House."

On motion of Mr. Weaver and Mr. Roberts,

Refolved, That a Committee be appointed, to confer with a Committee of the House of Representatives, in respect to the time, place, and manner of ascertaining and declaring the Election of Governor.

Ordered, That Mr. Weaver, Mr. Rankin, and Mr. Roberts be the Committe for that purpose.

And, That the Clerk acquaint the House of Representatives thereof.

On motion of Mr. Borrows and Mr. Weaver,

Refolved, That a Committee be appointed to inquire into the actual flate of the Sufquehanna Lottery, and make Report to the Senate, as foon as conveniently may be.

Ordered, That Mr. Borrows, Mr. Stevenson, and Mr. Mayer be the Committee for that purpose.

Adjourned, till 11 o'clock Monday morning.

Monday, December 12, 1808.

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Moved by Mr. Borrows and Mr. Roberts,

Refolved, That the Committee appointed on the 10th Inft. to inquire into the actual flate of the Sufquehanna Lottery, be authorifed to fend for Perfons and Papers.

Ordered to lie upon the Table.

The Clerk of the Houfe of Reprefentatives prefented an Extract from the Journal of that Houfe, which was read, as follows, to wit:

> " In the Houfe of Reprefentatives. Dec. 10, 1808.

"On motion,

"Ordered, That Meffrs. Leib, Lowry, and Sloan be a Committee, to confer with a Committee of the Senate, in respect to the time, place, and manner of ascertaining and proclaiming the Election of Governor."

Agreeably to order,

The Senate proceeded to the Election of Printers (the Clerks being first appointed Tellers) and, upon counting the Votes, it appeared that William Dickfon was duly chosen Printer of the Journal, in the English Language; John Ritter and Co. Printers of the Journal, in the German Language; and William Greer, Printer of the Bills. 5 Ordered, That the Clerk acquaint the Secretary of the Commonwealth thereof, that the requisite Sureties may be taken, for the faithful performance of the Printing-work of the Senate.

The Refolution, respecting the appointment of a Committee upon the Subject of Juries, read the 10th Instant, was again read.

Whereupon,

On motion of Mr. Wayne and Mr. Hefton,

Ordered, That Wednesday next be assigned for the further confideration thereof.

Mr. Mitchell flated, in his place, that, by a Letter he had received from Samuel Maclay, Efquire, Member of the Senate of the United States, under Date of the 8th Inflant, Mr. Maclay declined being confidered a Candidate, at the enfuing Electon of a Senator of the United States.

Whereupon,

Mr. Laird, who had nominated Mr. Maclay, with the Confent of the Senate, withdrew the Name of Samuel Maclay.

Ordered, That the Clerk acquaint the Houfe of Representatives thereof.

On motion of Mr. Roberts and Mr. Rahm,

Agreed, That Wednesday next be assigned for the choice of Clerk.

Adjourned, till 11 o'clock tomorrow morning.

Tuefday, December 13, 1808.

D10:32:01

Mr. Irifh, the Member returned by the Diffrict composed of the counties of Allegheny, Beaver, and Butler, to fupply the place of James Martin, refigned, appeared, and, after the usual Oaths having been administered to him, took his feat.

The Clerk of the House of Representatives presented 3 several Extracts from the Journal of that House; and, for concurrence, a Resolution for the Distribution of certain Laws of the United States, which was read the first time.

THE SENATE.

The Extracts from the Journal of the House of Representatives were severally read, as follows, to wit: "In the House of Representatives.

Dcc. 12, 1808.

"Mr. F. Evans informed the Houfe, that Samuel Maclay, who had been nominated as a Candidate to represent this State in the Senate of the United States, declined a Re-election; and he accordingly, on leave given, withdrew the Name of faid Samuel Maclay, from the Lift of Candidates in nomination for faid Office."

"In the Houfe of Reprefentatives. Dec. 13, 1808.

"Mr. Todd informed the Houfe, that William Findlay declines being confidered a Candidate, at the enfuing Election for a Senator of the United States; and he accordingly, on leave given, withdrew the Name of the faid William Findlay, from the Lift of Candidates in nomination for faid Office."

"In the Houfe of Representatives. Dec. 13, 1808.

" On motion,

"Ordered, That Meffrs. Miner and Moorc be a Committe, to introduce the Speaker and Members of Senate into the chamber of the Houfe of Reprefentatives, at 12 o'clock this day, in order to proceed to the Election of a Senator, to reprefent this State in the Senate of the United States."

Mr. Weaver prefented the Petitions of Nicholas Blake, Abijah M'Clean, Jeremiah Long, Gideon Long, and Francis Seaton, feverally flating that they entered the fervice of their Country, in the Regiment commanded by Colonel Enos M'Kay; that they ferved upon the Frontiers, in oppofing the ravages of the Indians, from August till December, 1776; when they were ordered to Kittaning, and foon after to Carlifle; fuffering extreme Hardflips, from the inclemency of the feafon, want of a fufficiency of clothing and food. That, when at Carlifle, their Commander, under the direction of General Armstrong, paraded his men, and informed them that Congress, knowing their fervices and fufferings, determined, if they continued faithful, to allow them, in place of their lofs by depreciation, and their want of clothing, a full fuit of clothes extra, yearly; and, at the Expiration of their time, a valuable donation of Land. That, as the Petitioners do not conceive themfelves to have been compenfated for their fervices, not having received the clothing or Land promifed them; and as, from their advanced age and infirmities, they are rendered lefs able to procure a living, by manual labor, they pray the attention of the Legiflature to their cafe. And the faid petitions were feverally twice read, and referred to Mr. Weaver, Mr. Mitchell, and Mr. Lacock, to confider and report thereon.

Mr. Roberts prefented the petition of the fubfcribers thereto, inhabitants of the counties of Philadelphia and Montgomery, praying for an Act incorporating a Company to build a permanent bridge over the river Schuylkill, at the place ufually called the "Flatrock;" with power to establish Tolls; and the fame was twice read, and referred to Mr. Roberts, Mr. Doty, and Mr. Rahm, to confider and report thereon.

Mr. Lacock prefented the petition of Johua Beer, of Big-beaver township, Beaver county, stating that he purchased a certain real property of John Sutton, since decased; the greater part of the purchase-money for which he had paid. That, as Mr. Sutton died without making him a title, and as there is no written evidence of contract, the Petitioner cannot obtain relief, under the existing Laws of this Commonwealth. He therefore prays, that the Administrator of the estate of Mr. Sutton may be enabled to make him a title. And the faid petition was twice read, and referred to Mr. Lacock, Mr. Laird, and Mr. Heston, to consider and report thereon.

Mr. Dorley prefented the petition of the Prefident and Managers of the Company for promoting the cultivation of the Vine, in Pennfylvania, flating that the Commissioners appointed by the act of March, 1806, to raife 7000 dollars by way of Lottery, to enable the faid Company to pay their debts, have hitherto declined acting; by which the Company have fulfained confiderable injury: And that, as the faid Commissioners have refigned, the petitioners pray that certain other perfons (named in their petition) may be appointed to perform the duties enjoined by the faid Act of 1806. And the fame was, twice read, and referred to Mr. Dorfey, Mr. Bright, and Mr. Prefton, to confider and report thereon.

Mr. Dorfey also prefented the petition of John Cornman, keeper of the prilon for debtors in the city and county of Philadelphia, praying an increase of fallary; which was twice read, and referred to Mr. Dorfey, Mr. Hiefter, and Mr. Udree, to condfider and report thereon.

Mr. Lacock, prefented the petition of the Subfcribers, Commiffioners of Beaver county, flating that confiderable inconveniece is experienced by the prefent mode of felling unfeated Lands for taxes; fo far as the payment of the monies into the hands of the Sheriff, inftead of the County Treafurer or Commiffioners, who fhould be authorifed to give titles for all Lands fo fold; and that the Supervifors of the higways fhould make their returns of road-tax, on unfeated Land, under oath: They therefore pray the attention of the Legiflature to the fame. And the faid petition was twice read, and referred to Mr. Lacock, Mr. Brady, and Mr. Erwin, to confider and report thereon.

On leave given, the following Members withdrew the nominations of Candidates, for Senator of the United States, refpectively made by them, to wit:

	that of William Findlay (s. T.)
Mr. Weaver,	Nathaniel B. Boileau.
Mr. Roberts,	Pre/ly C. Lane.
Mr. Mitchell,	Abner Lacock.
Mr. Lacock,	Ifaac Weaver.
Mr. Dorfey,	William Jones.
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A Committee from the Houfe of Reprefentatives, being introduced, informed the Senate, "that the Members of the Houfe of Reprefentatives are ready to receive the Mcmbers of the Senate, to proceed to the Election of a Senator of the United States, to fupply the place of Samuel Maclay, whole time will expire with the 3d of March next." Whereupon,

On motion of Mr. Weaver and Mr. Mitchell,

The Senate proceeded to the chamber of the Houfe of Reprefentatives.

And, after fome time,

Returned to their own chamber.

Thereupon,

Mr. Brady, Teller on behalf of the Senate, made report; which was read, as follows, to wit:

That the Members of the Senate and the Members of the Houfe of Reprefentatives met this day, at 12 o'clock, agreeably. to Law, in the chamber of the latter, for the purpole of choosing a Senator of the United States, to supply the vacancy which will occur on the 4th of March next; and, upon counting the votes, it appeared that

MICHAEL LEIB had
Joseph Hemphill,
JOHN D. COXE,

90	votes.
24	
11	

And that, thereupon,

Michael Leib was declared to be duly elected.

The following is the flate of the poll, to wit:

Mess. Lane (Speaker) Blocher, Bright, Borrows, Dorfey, Doty, Hiefter, Irifh, Laird, Lacock, M'Arthur, Mitchell, Palmer, Rahm, Rankin, Roberts, University, Udree, and Weaver, of the Senate; and Sufirs. Albright, Banks, Brown, Bucher, Colmery, Data, Davis, Dechart, Dingman, Dyfart, Engle, F. France, Graffius, Griffin, Großs, Hanna, Herrington, Humphreys, Hyneman, Jordan, Lawrence, Lowrey, Machan, Maclay, M'Call, M'Clure, A. M'Farland. M'Farland, Mechling, Mitchell, Ι. Montgomery, Moore, Murray, Nace, Neuhard, O'Brien, Odenheimer, Ogle, Orr, Patterson, Pearson, Pepfer, Phillips, Piper, Ralfton, Rankin, Rhoades, Rupert, Satterlee, Schneider, Shearer, Sheetz, Shulze, Sloan, I. Smith, R. Smith, Spangler, Starne, Starrett, C. Tarr, G. Tarr, Thompson, Tod, Trevor, Wallace, Weber, Weifer, Weifs, Wilfon, Waygandt, and Boileau (Speaker) of the Houfe of Reprefentatives; voted for Michael Leib.

Meffrs. Campbell, Erwin, Miller, Prcton, Slaymaker, Wayne, of the Senate ; and Meffrs. Baily, Bethel, Darlington, Dorrance, J. Evans, Funk, Gettys, Gifch, Hulme, Kelton, Kimmel, Maxwell, M'Sherry, Miner, Ramfey, C. Smith, T. Smith, and Trimble, of the Houfe of Reprefentatives; voted for Jofeph Hemphill.

Messes Brady, Gress, Heston, Lattimore, Mayer, Sommer, of the Senate; and

Meffrs. Bull, G. Evans, Gordon, Leib, and M'Nair, of the Houfe of Reprefentatives; voted for John D. Coxe.

The Teller further reported, That 4 feveral certificates of the faid election were figned by the Speaker of the Senate, as Prefident of the Joint Meeting of the Members of both Houfes; two of which were retained by the Clerk of the Senate; one of which to be tranfmitted to the Prefident of the Senate of the United States; the other to be tranfmitted to the perfon elected. The 3d was delivered to the Clerk of the Houfe of Reprefentatives, to be entered on the Journal of that Houfe; and the 4th is now prefented to Senate, to be preferved among the records thereof, and entered upon their Journal.

The certificate was read, as follows, to wit:

I do hereby certify, that the Members of the Senate and the Members of the Houfe of Reprefentatives, of the General Affembly of the Commonwealth of Pennfylvania, having affembled in the Reprefentatives' chamber, in conformity to the Law, entitled, "An Act to preferibe the Times, Places, and Manner of choofing Senators, to reprefent this State in the Senate of the United States," paffed the 5th day of February, 1802, did, by a majority of votes of the Members prefent, choofe Michael Leib, of the county of Philadelphia; and the faid Michael Leib is hereby accordingly declared to be duly chofen a Senator, to reprefent the faid Commonwealth in the Senate of the United States.

Witnefs my hand, this 13th day of December, 1808. P. C. LANE, Prefident.

Atteft.

JAMES BRADY, Teller on the part of the Senate. JOHN WEBER, Teller on the part of the Heuse of Representatives.

Adjourned, till 11 o'clock tomorrow morning.

Wednefday, December 14, 1808.

Mr. Palmer prefented the memorial of the Commiffioners of Luzerne county, flating that, as the Act regulating the payment of cofts on indictments has expired by its own limitation, and as they deem its provisions highly valuable, they pray that the faid Act may be revived; and the faid memorial was twice read, and referred to Mr. Palmer, Mr. Mitchell, and Mr. Doty, to confider and report thereon.

Mr. Weaver prefented the petition of Andrew M'Dowell, of Greene county, stating that he enlisted in the year 1775, and ferved his Country, in the Pennfylvania line, for one year; in which time he marched into Canada, was at Lake George and Montreal, and affisted in refcuing Colonel Biddle from the British. That, towards the close of the war, he again enlifted, and ferved 18 months, and affifted in the capture of the army under Lord Cornwallis. That he then marched under General Wayne, to the fouthward; and was afterwards regularly difcharged, in Philadel-phia, by Colonel Humpton. That he confiders himfelf to have been but poorly compensated for his fervices and fufferings. He therefore prays relief. And the faid petition was twice read, and referred to the Committee to whom was, ycsterday, referred the petitions of Nicholas Blake and others, to confider and report thereon.

Mr. Dorfey prefented the memorial of the Medical Profeffors of the University of Pennsylvania, praying that an Act may be passed, subjecting all Practitioners of Medicine to an examination by qualified perfons, appointed by Government, before they are admitted to practice. And the same was twice read, and referred to Mr. Dorfey, Mr. Hiester, and Mr. Udree, to confider and report thereon.

The Speaker laid before the Senate a letter, from George Bryan, foliciting a reappointment to the Clerkship of the Senate; which was read, and

Laid upon the table.

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Agreeably to order,

The Senate proceeded to the choice of a Clerk (the Afliftant-clerk having been first appointed Teller); and, upon counting the votes, it appeared that George Bryan was unanimoufly re-elected; to whom the requifite oaths were administered, by the Speaker.

The Clerk nominated Stacy Potts, jun. as his Affiftant.

Whereupon,

The question, Will Senate concur the nomination? being put, was determined in the affirmative.

Agreeably to order,

The Refolution, respecting the mode of felecting and returning Juries, was read the second time, to wit:

Refolved, That a Committee be appointed to inquire, and report to the Senate, what alterations, if any, are neceffary in the Laws for felecting and returning Jurors; and likewife the propriety of allowing the parties, in all civil fuits, the privilege of peremtorily challenging a certain number of Jurors.

And, being again under confideration, a division of the Resolution was called for by Mr. Lacock, to end with the word "Jurors," where it fift occurs.

Thereupon,

The question, on adopting the first member of the resolution, being put, was determined in the affirmative.

The fecond member of the Refolution being under confideration, after debate,

The Yeas and Nays, on adopting the fame, were required by Mr. Lacock and Mr. Wayne; and, on the queftion being put, the Members voted as follow, to wit:

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YEAS. Meffrs. Blocher, Bright, Burrows, Dorfey, Doty, Erwin, Grefs, Hiefter, YEAS. Meffrs. Irifh, Lacock, Laird, Lattimore, M'Arthur, Miller, Mitchell, Palmer, YEAS. Meffrs. Rahm, Rankin, Roberts, Sommer, NAYS. VEAS. Meffrs. Stevenfon, Udree, Weaver, Lane (Speaker). 24. NAYS. Meffrs. Prefton, Slaymaker,

Meffrs. Brady, Hefton, Mayer,

Wayne. 6.

Twenty-four Yeas, fix Nays; by which it appeared that the question was determined in the affirmative.

Ordered, That Mr. Lacock, Mr. Brady, and Mr. Stevenson be the Committee.

Adjourned, till 11 o'clock tomorrow morning.

Thursday, December 15, 1808.

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Mr. Mitchell prefented the petition of Thomas Campbell, of York county, flating that he purchased a certain plantation, in Monahan township, in faid coun-That, in the year 1781, the Agents of fortv. feited estates, fold 74 acres of the faid land, as the confiscated estate of William Rankin, to Bernard Hubley. That, as the Petitioner was engaged in the fervice of his Country, and at a diftance from home, he was not acquainted with the transaction, till fome time after his return; when the faid Hubley brought an ejectment, for the possession of the faid 74 acres of land; and on a trial, before the Circuit Court, a verdict and judgment were rendered to the Petitioner: But, as he has been thereby fubjected to heavy expences, in defending his title, he deems it but reafonable, that the State (whofe Officers put him to these expences) should remunerate him. He therefore prays relief. And the faid petition was twice read, and referred to Mr. Mitchell, Mr. Lacock, and Mr. Miller, to confider and report thereon.

Mr. Lacock prefented the memorial of the Prefident, Managers, and Company of the Schuylkill and Sulquehanna Navigation, flating that, notwithftanding

the encouragement and fupport which the Legiflature have heretofore extended to the objects of the Company; yet they have not been able to avail themfelves of any advantages therefrom, in confequence of the great number of Lotteries yearly established, by Law, which renders the power granted to the Company, to raife money in that way, of no use. That, as the Company cannot borrow money, without possessing a folid fund for paying the interest, the grant of money, under the Act of March 4, 1807, payable upon the completion of the Canal, is also rendered useles. The Company therefore pray, as the only attainable refource, that the future increase of Lotteries may be prevented, until they have realifed the amount contemplated by the Act, authorifing them to raife a certain fum, by way of Lottery. And the faid memorial was twice read, and referred to Mr. Lacock, Mr. Laird, Mr. Hefton, Mr. Rankin, Mr. Lattimore, Mr. Weaver, and Mr. Miller, to confider and report thereon.

Mr. Irifh prefented the petition of the Synod of Pittfburg, flating that they have formed themfelves into a Society, called the Western Missionary Society, "for the purpose of diffusing the knowlege of the Gofpel among the inhabitants of the new settlements, the Indian Tribes, and, if need be, among some of the interior inhabitants, where they are not able to support the Gospel," They pray for an Act of Incorporation. And the faid petition was twice read, and referred to Mr. Irish, Mr. Burrows, and Mr. Palmer, to confider and report thereon.

Mr. Mayer prefented the petition of Adam Hart, Doorkeeper, praying to be allowed an Affiltant, to enable him to perform his duties; and the fame was twice read, and referred to Mr. Mayer, Mr. Slaymaker, and Mr. Blocher, to confider and report thereon.

Mr. Irifh prefented the petition of John Woods, of Pine township, Allegheny county, stating that he entered the fervice of his Country, in 1776; and ferved faithfully the term of his enlistment. That he was wounded at the battle of Edgehill. That, after the Revolution, he was actively engaged on the frontier, againft the Indians. That he never received the arrearage nor depreciation of his pay. And being now advanced in life, and with a large family, he is under the neceffity of praying, from the juffice of his Country, fome aid, in his prefent miferable circumftances. And the faid petition was twice read, and referred to the Committee to whom had been referred, on the 13th inftant, the petition of Nicholas Blake and others, to confider and report thereon.

Mr. Lacock prefented the petition of the fubscribers, inhabitants of Beaver county, praying that certain alterations may be made in the State Road, between Beaver and Mercer; and the fame was twice read, and referred to Mr. Lacock, Mr. Erwin, and Mr. Brady, to confider and report thereon, by Bill or otherwife.

Moved by Mr. Mitchell and Mr. Rahm,

Whereas the Books, Records, and Documents belonging to the different departments of the Government of this Commonwealth, particularly those of the Land-office, are in want of fuitable Buildings for their fafe-keeping, greatly exposed to dangerous accidents, by fire and otherwise: For remedy whereof,

Refolved, That a Committee be appointed to prepare and report a Bill, to fix the Permanent Seat of Government at in the county of And provide for erecting thereat fuitable Buildings, for the accommodation of the Legislature, and the feveral Offices attached thereto, before the first Tuefday in December, which will be in the year one thousand eight hundred and

Ordered to lie upon the Table.

Moved by Mr. Dorfey and Mr. Hiefter,

Refolved, That the Clerk be authorifed to direct the Printer of the Journal of Senate, to strike off 175 additional copies of the Journal, to enable the Clerk to furnish the Printers of Newspapers, and others, who may apply for the same: Provided, That the price shall not exceed the present stipulation.

Refolved, That the Clerk of the Senate, as foon as the Printing of the Journal and Bills of this Seffion are finished, shall employ a perfon, skilled in Printing, to examine the fame, and report to him, whether they have been done agreeably to the Refolution of 1802.

Ordered to lie upon the Table.

The petition of the fubscribers thereto, inhabitants of Crawford county, read on the 10th inftant, was again read, and referred to Mr. M'Arthur, Mr. Mayer, and Mr. Slaymaker, to confider and report thereon.

The Clerk of the Houfe of Representatives presented, for concurrence, 2 Resolutions, to wit:

1. Requesting the Governor to furnish the Legislature information on the state of the public arms and ammunition, the property of this Commonwealth.

2. Instructing our Senators in Congress, &c. to procure information on the state of public defence.

Which were feverally read the first time.

Adjourned, till 11 o'clock tomorrow morning.

Friday, December 16, 1808.

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Mr. Weaver, from the Committee appointed to confer with the Committee of the Houfe of Reprefentatives, respecting the time, place, and manner of afcertaining and declaring the election of Governor, made report; which was read as follows, to wit:

That they have performed that fervice; and that the Joint Committee have agreed to recommend the following arrangement, to their refpective Houfes:

1. That the returns of the election of Governor fhall be opened and published, by the Speaker of the Senate, as the Constitution directs, in the prefence of the Members of both Houses, on Monday next, at 11 o'clock in the forenoon, in the chamber of the House of Representatives; and that each House shall previously appoint one of its Members a Teller, to cast up the votes.

2. That, upon publication of the votes for Governor, by the Speaker of the Senate, a certificate of the election shall be figned by the Speaker of the Senate; and also by the Speaker of the House of Representatives; which certificate shall be as follows: "We, the Speaker of the Senate and the Speaker of the Houfe of Reprefentatives, of the Commonwealth of Pennfylvania, do hereby certify, that the Speaker of the Senate did, on the day of December, in the year of our Lord 1808, in the chamber of the Houfe of Reprefentatives, in the Borough of Lancaster, open the returns of the election of Governor of the faid Commonwealth, and did publish the fame, in the prefence of the Members of both Houses of the Legislature, conformably to the Constitution of the faid Commonwealth; and that, upon counting the votes, by a Teller appointed by each House, it appeared that had a majority of votes. Where-

upon, the faid was declared to have been duly elected Governor of the faid Commonwealth.

"In testimoney whereof we have hereunto fet our hands and feals, the day and year first herein before written."

3. That the faid certificate fhall be deposited, by the Speaker of the Senate, in the Rolls-office, and be there recorded; and that a copy of the faid certificate be attested by the Speakers of both Houses, and transmitted to the Governor-elect.

4. That a Committee of 6 Members (3 of whom to be appointed by the Senate, and 3 by the Houfe of Reprefentatives) fhall attend the Governor-elect, on Tuefday next, at his refidence in the Borough of Lancafter, and accompany him thence to the Members of the Legislature, affembled in the chamber of the Houfe of Reprefentatives; where the Speaker of the Senate (or, in his abfence, the Speaker of the Houfe of Reprefentatives) shall administer the oaths of Office, and the oath to the United States, to the Governorelect; which being done, the Governor shall be publicly declared, by the reading a copy of the faid certificate of his election, by the Clerk of the Senate.

Whereupon,

On motion of Mr. Weaver and Mr. Roberts, and by special order,

The faid report was again read, confidered, and adopted.

Thereupon,

Refolved, That Mr. Lacock, Mr. Mitchel, and Mr. Dorley be a Committee, for the purpofe expressed in the last paragraph of faid report; and that Mr. M'Arthur be the Teller, to officiate on the part of the Senate.

Ordered, That the Clerk acquaint the Houfe of Reprefentatives accordingly.

The Clerk of the House of Representatives presented an extract from the Journal of that House; and, for concurrence, the Bill, entitled, "An Act to enable the Administrators of Basil Brown, late of the County of Fayette, deceased, to convey certain Lots of Ground, in and near the Town of Brownsville, to the Purchasers thereof."

The extract from the House of Representatives was read, as follows, to wit:

" In the House of Representatives.

Dec. 15, 1808.

"Refolved, That the Legislature will adjourn on Friday, the 23d inftant; to meet again on Monday, the 2d day of January next."

Mr. Weaver, from the Committee appointed, on the 8th inftant, to examine the Journal of the Senate of last Session, and to bring forward such parts of the unfinished Business as, in their opinion, ought to be acted upon during the present Session, reported the following Items, viz.

1. Refolution on the purchase of "Graydon's	Juf-
tice." Journal, page	239
2. Petition of Abraham Faith, a revolu-	07
tionary Soldier,	301
3. Bill on Weights and Measures,	304
4. Do. on Foreign Attachments,	486
5. Do. on patenting small pieces of va-	• •
cant Land,	497
6. Do. relating to Actual Settlers and	
Warrantees, 🙍	528
7. Report on the reform of public of-	-
fices, 269 &	333
8. Do. on the Luzerne Controverfy,	477

The Resolution for the distribution of certain Laws, of the United States, was read the fecond time, confidered, and adopted.

Ordered, That it be returned to the House of Representatives, with information that Senate have passed the faid, Resolution, without amendment.

The Bill, entitled, "An Act to enable the Administrators of Basil Brown, late of the County of Fayette, deceased, to convey certain Lots of Ground, in and near the Town of Brownsville, to the Purchasters thereof," was read the first time.

On motion of Mr. Lacock and Mr. Rahm, and by special order,

The refolution from the Houfe of Reprefentatives, relative to the Adjournment of the Legislature on the 23d inftant, was again read; and being under confideration,

A motion was made by Mr. Roberts and Mr. Doty,

To amend the fame, by ftriking out "Friday, the 23d Inftant," and, inferting "Saturday, the 24th ;" which was not agreed to.

Thereupon,

A motion was made by Mr. Roberts and Mr. Wayne,

To postpone the further confideration of the Resolution, for the present; which was not agreed to.

Whereupon,

The Yeas and Nays, on adopting the faid Refolution, were required by Mr. Lacock and Mr. Weaver; and, on the queftion being put, the Members voted as follow, to wit:

YEAS.	YEAS.
Meffrs. Blocher,	Messrs. Lattimore,
Bright,	Mayer,
Campbell,	Mitchell,
Dorfey,	Preston,
Erwin,	Rankin,
Grefs,	Slaymaker,
Hefton,	Sommer,
Hiefter,	Udree. 16.

NAYS. Meffrs. Brady, Burrows, Doty, Irifh, Lacock, Laird, M'Arthur, Miller, NAYS. Meffrs. Palmer, Rahm, Roberts, Stevenfon, Wayne, Weaver, Lane (Speaker). 15.

Sixteen Yeas, and fifteen Nays; by which it appeared that the question was determined in the affirmative.

Ordered, That the Clerk acquaint the House of Representatives thereof.

Adjourned, till 11 o'clock tomorrow morning.

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Saturday, December 17, 1808.

Mr. Brady prefented the petition of John Irwin, of Westmoreland county, stating that he was appointed, by the Orphan's Court of Westmoreland county, Guardian of Rebecca Fitzgerald and James Fitzgerald, orphan children of James Fitzgerald, deceafed. That, in fettling the affairs of the faid deceased, he was under the necessity of taking a tract of land, as part payment of a debt. That, with a view of a more ready transfer of the faid land, as it did not answer the purpose or the wishes of the faid orphans to hold it, the title was made to the Petitioner; but not as Guardian of the faid minors; yet, he believes, he cannot make a title thereto, in cafe of a fale, unlefs permitted by special Act of the Legislature: And therefore prays, that fuch power may be vefted in him, by Law. And the faid petition was twice read, and referred to Mr. Brady, Mr. Miller, and Mr. Campbell, to confider and report thereon.

Mr. Lacock prefented the petition of David and Benjamin Townlend, flating that they have eftablished, on the Big Beavercreek, several valuable works, favorable to manufactures, particularly to Woollen and

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Cotton cloths. And, as they cannot profecute fo neceffary a manufacture (at this eventful criffis) without an increase of capital; they therefore pray the aid of the Legislature, by a loan of 5000 dollars, for 5 years. And the faid petition was twice read, and referred to Mr. Lacock, Mr. Laird, and Mr. Helton, to confider and report thereon.

Mr. Irifh prefented the petition of Andrew Crookfhanks, flating that a petition was prefented, at the last Seffion of the Legislature, praying for further compensation for his fervices in the late Revolution; as he had been paid in a depreciated currency.

The Petitioner again begs the attention of the Legiflature to his cafe. And the faid petition was twice read, and referred to the Committee to whom were referred, on the 13th inftant, the petitions of Nicholas Blake and others, to confider and report thereon.

Mr. Irifh alfo prefented the petition of Thomas M'Mullen, flating that he enlifted, in 1776, as a Private in the 8th Pennfylvania Regiment; and ferved faithfully during the period of his enliftment. After which, he ferved on an expedition to the Muncy Towns. That he does not confider himfelf to have been remunerated for his fervices : He therefore prays relief. And the faid petition was twice read, and referred to the Committee to whom were referred, on the 13th inftant, the petitions of Nicholas Blake and others.

Mr. Lacock prefented the pctition of William Wilfon, of fimilar purport to that of Joshua Bear, read on the 13th instant; and the fame was twice read, and referred to Mr. Lacock, Mr. Laird, and Mr. Heston, to consider and report thereon.

The Clerk of the Houfe of Representatives prefented an extract from the Journal of that Houfe; which was read as follows, to wit:

"In the House of Representatives. Dec. 16, 1808.

"The report of the Committee, appointed to confer with a Committee of Senate, respecting the time, place, and manner of ascertaining and declaring the election of Governor, was read a fecond time, confidered, and adopted. And

"Ordered, That Mr. Engle be appointed Teller, on the part of this Houfe, with a Member of Senate, to make a lift of the votes, as the fame fhall be declared. And that Meffrs. Leib, Mitchell, and Bucher be a Committee, on the part of this Houfe, to attend the Governor-elect, on Tuefday next, for the purpofe expresed in faid report."

Mr. Mitchell, from the Committee to whom was referred, on the 15th inftant, the petition of Thomas Campbell, made report; which was read, as follows, to wit:

That they have confidered the facts and flatements therein contained, and believe them true: They therefore fubmit the following Refolution, viz.

Refolved, That a Committee be appointed to bring in a Bill, allowing Thomas Campbell the fum of

dollars, for the lofs of time, trouble, and expences which he incurred, through the error of the Agents of the Commonwealth.

Mr. Irifh, from the Committee to whom was referred, on the 15th inftant, the petition of the Synod of Pittfburg, on leave now given, reported the Bill, entitled, "An Act to incorporate the Western Miffionary Society;" which was read the first time.

Mr. Mayer, from the Committee to whom was referred, on the 15th inftant, the petition of Adam Hart, made report; which was read, as follows, to wit:

That they have taken the fubject referred to them under confideration; and beg leave to offer the following Refolution, to wit:

Refolved, That Adam Hart be allowed extrapay for an Affiftant; which fhall not exceed cents per day; and of which he fhall keep a regular account.

Whereupon,

On motion of Mr. Lacock and Mr. Hiefter,

The faid report was again read; and, the Refolution being under confideration,

A motion was made by Mr. Hefton and Mg. Hiefter, To fill the blank with the word "fifty;" which was agreed to, and the Refolution, as amended, adopted.

The Bill, entitled, "An Act to enable the Administrators of Basil Brown, late of the County of Fayette, deceased, to convey certain Lots of Ground, in and near the Town of Brownswille, to the Purchasers thereof," was read the second time, and referred to Mr. Weaver, Mr. Palmer, and Mr. Sommer, to consider and report thereon.

On motion of Mr. Weaver and Mr. Roberts,

The report of the Committee on unfinished Business was again read, confidered, and the following order taken thereon, to wit:

1 Item. A Refolution on the purchase of "Graydon's Justice," referred to Mr. Laird, Mr. Stevenson, and Mr. Bright.

2 Item. Petition of Abraham Faith, a revolutionary Soldier, referred to the Committee to whom have been referred, on the 13th inftant, the petitions of Nicholas Blake and others.

3 Item. Bill on Weights and Measures, postponed for the present.

4 Item. Bill on Foreign Attachments, referred to Mr. Wayne, Mr. Dorfey, and Mr. Lattimore.

5 Item. Bill for patenting small pieces of vacant land, postponed for the present.

6 Item. Relating to Actual Settlers and Warrantees, referred to Mr. M'Arthur, Mr. Brady, Mr. Lacock, Mr. Sommer, and Mr. Irish.

7 Item. Report on the reform of Public Offices, referred to Mr. Wcaver, Mr. Roberts, Mr. Preston, Mr. Rankin, and Mr. Doty.

8 Item. Report on the Luzerne Controverfy, referred to Mr. Roberts, Mr. Palmer, Mr. Wayne, Mr. Mitchell, and Mr. Erwin.

On motion of Mr. Wayne and Mr. Roberts,

Agreed, That, when Senate adjourn, the adjournment be till 10 o'clock on Monday morning.

On motion of Mr. Dorfey and Mr. Hiefter,

The following Refolution was twice read, confidered, and adopted : Refolved, That the Speaker draw his warrant on the Treasurer of the State, for the fum of 200 dollars, in favor of William Greer, Printer of the Bills of Senate; he to be accountable for the fame.

Whereupon,

A warrant was accordingly fo drawn.

On motion of Mr. Dorfey and Mr. Hiefter,

The Refolutions respecting the printing of an additional number of copies of the Journal of the Senate, and directing the Clerk, as soon as the printing-work of the Senate is completed, to have it examined, read on the 15th instant, were again read; and, being under confideration,

A motion was made, by Mr. Roberts and Mr. Dorfey,

To amend the first Resolution, by inferting a provifion for an increase of the number of copies, of the Bills; which was not agreed to.

Whereupon,

On motion of Mr. Roberts and Mr. Dorfey,

The faid Refolutions were amended, and agreed to, as follows, to wit:

Refolved, That the Cletk be authorifed to direct the Printer of the Journal of Senate, to ftrike off 25 copies of the Journal, in addition to the number contained in his propofals, to enable the Clerk to furnish the Printers of Newspapers and others who may apply for the fame: Provided, that the price shall not exceed the rate of the prefent stipulation.

Refolved, That the Clerk of the Senate, as foon as the printing of the Journal and Bills of this Seffion are finisfied, shall employ a person, skilled in printing, to examine the same, and report to him, whether they have been done agreeably to the Resolution of 1802.

Adjourned, till 10 oclock Monday morning.

Monday, December 19, 1808.

The Speaker laid before the Senate a letter (and the report therein referred to) from William Tilghman,

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Chief Justice of the State; which was read as follows, to wit:

Philadelphia, Dec. 15, 1808.

I have the Honor of transmitting to you, herewith, the Report of the Judges of the Supreme Court, on the Subject of the English Statutes; which I beg the favor of your presenting to the Senate.

I am, Sir,

With great Refpect,

Your obedient Servant.

WM. TILGHMAN.

Hon. PRESLY CAR LANE,

Speaker of the Senate.

The Report of the Judges of the Supreme Court was read, as follows, to wit:

To the honorable the Senate, and Houfe of Reprefentatives, of the Commonwealth of Pennfylvania.

THE underfigned, Judges of the Supreme Court of the faid Commonwealth, respectfully submit their Report, of the English Statutes which are in Force in the faid Commonwealth; and those of the faid Statutes, which, in their Opinion, ought to be incorporated into the Statute Laws of the faid Commonwealth.

They have taken the liberty, at the fame time, of fubmitting a few preliminary Obfervations, connected with the Subject of the Report, and tending to explain the Principles which have governed them, in the Execution of the Trust which the Legislature have been pleafed to confide in them.

The Subject is divided into two Branches. 1ft. The afcertaining of fuch English Statutes as are in force in this Commonwealth. 2d. The opinion of the Judges, which of the Statutes, fo in force, are proper to be incorporated into the Statute Laws of the Commonwealth.

In order to accomplifh the first part of the Subject, it was neceffary to begin with the Confideration of the prefent Constitution of the Commonwealth. It contains nothing particular, as to the point in question. There is a general Provision, that all Laws of this Commonwealth, in force at that time, and not inconfistent

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with the faid Conftitution, and all Rights, &c. should continue, as if the faid Alterations and Amendments had not been made. The Queflion still remained unanfwered, What Laws were in force ? It appeared, upon tracing the Matter further back, that an Act was passed on the 28th January, 1777, entitled, "An act to revive and put in Force, fuch and fo much of the State Laws of the Province of Pennfylvania, as is judged neceffary to be in Force in this Commonwealth." In this Act it is provided, that the Common Law, and fuch of the Statute Laws of England, as have been heretofore in force in the faid Province, shall be in force, except as is hereafter excepted. The Exception relates to the Oath of Allegiance to the King of Greatbritain, the Acknowledgment of any authority in the Heirs of William Penn, the first Proprietary, the Laws afcertaining the number of Members of Affembly in any County, the time of Election, and Qualification of Electors, the English Statutes relating to Treason or Misprision of Treason, and such Laws or Acts of Assembly as declared, ordered, or directed any thing inconfistent with the then exifting Conftitution of the Commonwealth.

Still the point remained open : What English Statutes were in force in Pennfylvania. It become neceffary, therefore, to mount up to the first Sources of Information, the Charter granted to William Penn, and the general Principles of Colonization.

It is provided, by the Charter, That the Laws for the regulating and governing of Property, as well for the Defcent and Enjoyment of Lands, as likewise for the Enjoyment and Succeffion of Goods and Chattles; and likewife as to Felonies, within the faid Province; fhall be and continue the fame as they fhall be, for the thme being, by the general courfe of the Law in the Kingdom of England; until the faid Law fhall be altered by the faid William Penn, his Heirs or Affigns, and by the Freemen of the faid Province, their Delegates or Deputies, or the greater part of them.

Notwithstanding the generality of these Expressions, it has always been held, that many of the English Laws, relating both to Property and to Felonies, would have been improper for the state of things in an infant Colony; and accordingly they were never practically extended here. It is the true Principle of Colonization, that the Emigrants from the Mother Country carry with them fuch Laws, as are uleful in ther new Situation, and none other.

A multitude of English Statutes, relating to the Kings Prerogative, the Rights and Privileges of the Nobility and Clergy, the local Commerce and Revenue of England, and other Subjects unneceffary to enumerate, were improper to be extended to Pennfylvania. In order to execute the Duty required of them, it was neceffary for the Judges to examine the Code of English Statute Law, from the beginning to the time of the Settlement of Pennfylvania, and to weigh, deliberately, which of them were proper to be adopted.

But this was not all—it was effential that our own Statute Book fhould be examined, to fee in what cafes the Englifh Law had been altered, or in what cafes it had been expressly extended here. Wherever our own Legislature had enacted a Law, on the fame Subject on which an Englifh Statute was to be found, it has been supposed, that the English Statute had no force here, even though it contained more extensive Provifions than our own Act of Affembly; because it was reasonable to presume, that our Affembly were acquainted with the English Statute, and designedly omitted fome of its Provisions.

Besides these Inquiries, it was necessary to ascertain, what had been the Decisions of our own Courts, respecting the extension of English Statutes. This was no easy Task, as we have no printed Reports, prior to our Revolution, of Cases determined in our Courts of Justice. Of course, these Decisions are only to be known by Tradition, or manuscript Notes in the posfession of Gentlemen of the Bar, or the Judges.

With respect to English Statutes, enacted fince the Settlement of Pennfylvania, it has been affumed, as a Principle, that they do not extend here; unless they have been recognised by our Acts of Affembly, or adopted by long-continued Practice in Courts of Juftice. Of the latter Description, there are very few; and those, it is supposed, were introduced from a Senfe of their evident Utility. As English Statutes, they had no obligatory Force: But, from long Practice, they may be confidered as incorporated with the Law of our Country.

Having endeavored to afcertain the English Statutes which were in Force, the Judges proceeded to the fecond part of the Subject; the Confideration of which of these Statutes were proper to be incorporated with our own Law. They felt, that this part of their Task, though very honorable, was very arduous : And, in executing it, they have thought themfelves bound to proceed with great Caution. In Works which confift in the Alteration of long-established Usages, it is fafer to do too little, than too much. The most experienced Builder cannot always calculate the exact effect of removing a stone. If further Alterations should be neceffary, it is always competent to the Legislature to make them. It will be found by the Report, that, in a number of Cafes, the Repeal of English Statutes is recommended. In a number of others, which appeared doubtful, it was thought best to leave them for further Experience.

In perufing the Statutes referred to in the Report, the Legiflature will perceive, that, in many of them, the Language is uncouth and unfuited to our prefent form of Government. In many of them, too, they will find here and there a Sentence, not properly applicable to any other Country than England. There is no other way of curing these Defects, than by re-enacting the Substance of these Statutes, in Language fuitable to our prefent Condition; which might be attended with the additional Advantage, of fimplifying the Statute Law, by reducing into one, feveral Acts passed on the fame Subject. This would be a Work of Labor. Something of the kind has been done, in the States of Virginia, and Newyork: But, it is believed, that feveral years were employed in the performance.

From the outline which has been drawn, the Legiflature will eafily perceive the Difficulties attending the Report now prefented to them; and their Candor will induce them to bear in Mind, that it has been executed during the fhort Intervals of official Occupation. The

Judges dare not flatter themfelves, that the performance approaches to Perfection. They truft, however, that it will not be found more defective, than might reafonably be expected.

> WM. TILGHMAN, J. YEATES, THOMAS SMITH, H. H. BRACKENRIDGE.

Dec. 14, 1808.

REPORT

- Of the Judges of the Supreme Court of Pennfylvania, of the English Statutes which are in Force in the Commonwealth of Pennfylvania; and of those of the faid Statutes which, in their Opinion, ought to be incorporated into the Statute Law of the faid Commonwealth.
- N. B. Refficad's Edition of the English Statutes at large, is referred to in this Report. The Opinion of the Judges is expressed under the Title of each Statute, whether or not the same ought to be incorporated.

Bouk & Page.	Year & Reign	. Titles of the Statutes.
1 Ruffhead 3	9 Henry 3 Chap. 7	"A Widow shall have her Marriage-in- heritance and Quarantine." That part only of this Statute is in Force, which provides, that a Widow shall tarry in the chief House of her Husband, 40 days after her Husband's Death; within which days her Dower shall be affigned her. To be incorporated.
id. 9	9 Henry 3 Chap. 34	" In what only cafe a Woman thall have an Appeal of Death." Not to be incorporated.
id. 16	20 Henry 3 Chap, 1	" A Woman fhall recover Damages, in a Writ of Dower." To be incorporated.
id. 16	20 Henry 3 Chap. 2	"Widows may bequeath the Crop of their Lands." To be incorporated.
id. 16	20 Henry 3 Chap. 3	" Enquiry and Punifhment of Rediffefin." To be incorporated.
id. 19	20 Henry 3 Chap. 9	"He is a Baftard, that is born before the Marriage of his Parents." To be incorporated.

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Book & Page.	Year & Reign	. Titles of the Statutes
s Ruffbead 20	21 Henry 3	"The Day of the Leap-year, and the Day before, fhall be holden for one Day." To be incorporated.
id. 31	52 Henry 3 Chap. 4	"A Diffress shall not be driven out of the County, and it shall be reasonable." To be incorporated.
id. 35	52 Henty 3 Chap. 8	"The Punishment of those who commit Rediffeifin." To be incorporated.
id. 35	52 Henry 3 Chap. 13	"After Iffue joined, there shall be but one Effoin or one Default." Not to be incorporated.
id. 37	52 Henry 3 Chap. 17	" The Authority and Duty of Guardian in Socage." To be incorporated.
id. 36	52 Henry 3 Chap. 15	" In what places Diftreffes fhall not be taken." To be incorporated.
id. 39	52 Henry 3 Chap. 29	"In what cafe a Writ of Entry, fur Diffeilin in the Poft, doth lie." To be incorporated.
id. 43	3 Edward 1 Chap. 9	"All Men thall be ready to purfue Felons." That part only of this Statute is in Force, which provides that "all, generally, thall be ready, at the Commandment and Sum- mons of Sheriffs, and at the Cry of the Country, to purfue and arreft Felons, where any need is." To be incorporated.
id. 54	3 Edward 1 Chap. 40	"Voucher to Warranty, and counter- pleading of Voucher." To be incorporated.
id. 56	3 Edward 1 Chap. 42	"Certain Actions, wherein, after Appear- ance, the Tenant (hall not be effoined." Not to be incorporated.
id. 56	3 Edward 1 Chap. 43	"There shall be no Fourcher by Essoin." Not to be incorporated.
id. 56	3 Edward 1 Chap. 44	"In what cafe, Effoin ultra mare, fhall not be allowed." Not to be incorporated.

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Book & Page	Year E Reign	. Titles of the Statutes.
1 Ruffhead 57	3 Edward 1 Chap. 47	"In what cafe, the Nonage of the Heir of the Diffeifor, or Diffeifee, shall not pre- judice."
	•	The whole of this Statute is in Force, ex- cept thole parts which relate to Prelates, Men of Religion, and Writs of Attaint. To be incorporated.
id. 58	3 Edward 1 Chap. 49	"The Tenant's Plea, in a Writ of Dower." To be incorporated.
id. 60	4 Edward 1 Stat. 2	"Concerning the Duty of a Coroner." This Statute is in Force, except those parts which relate to the Coroner's Duty, in the following points, viz. Making Enquiry as to the property of any Person, or seizing the property of any Person; Treasure that is found; Appeal of Rape, or of Wounds, or any other Appeals; Deodands, and Wrecks of the Sea: And also, except that part which provides, that Land shall remain in the King's hands, until the Lords of the Fee have made Fine for it. To be incorporated.
id. 65	6 Edward 1 Chap. 1	" Several Actions, wherein Damages shall be recovered." To be incorporated.
id 65	6 Edward 1 Chap. 2	"In what cafe the Nonage of the Plain- tiff fhall not flay an Enqueft." To be incorporated.
id. 65	6 Edward 1 Chap. 3	"An Alienation of Land by the Tenant, by the Curtefy with Warranty, fhall be void." To be incorporated.
id. 66	6 Edward 1 Chap. 5	"Several Tenants, against whom an Ac- tion of Waste is maintainable."
id. 66	6 Edward 1 Chap. 5	The whole of this Statute is in Force, ex- cept that part which relates to Wafte in the time of Wardfhip; which is not applicable to this Country. To be incorporated.
id. 66	6 Edward 1 Chap. 6	"Where divers Heirs shall have one Af- fize of Mort D'Ancestor." To be incorporated.
id. 68	6 iEdward 1 Chap. 10	" The Hufband and Wife, being im- pleaded, thall not fourch by Effoin." Not to be incorporated.

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Book & Page.	Year & Reign	Titles of the Statutes.
z Ruffhead 69	6 Edward 1 Chap. 13	"No Wafte shall be made, hanging a Suit for the Land." To be incorporated.
id. 78	13 Edward 1 Stat. 1 C. 1	"In Gifts in Tail, the Donor's Will shall be observed. The Form of a Forme- don." This Statute is in Force, except such part as has been altered by an Act of Assembly, passed 27th January, 1749 (Old Style) en- titled, "An Act for barring Estates Tail;" and another Act, passed 16th January, 1799, entitled, "An Act to facilitate the barring of Entails." To be incorporated.
id. 81	13 Edward 1 Stat. 1 C. 3	"A Cui in vita for the Wife. When a Wife, or he in Reversion shall be received." To be incorporated.
id. \$3	13 Edward 1 Stat. 1 C. 4	"Where the Wife (hall be endowable of Lands recovered againft her Hufband. Where the Heir may avoid a Dower recovered. A Remedy for particular Tenants losing by Default." This Statute is in Force, except that part which relates to Proceedings in a Writ of Right. To be incorporated.
id. 86	13 Edward 1 Stat. 1 C. 6	"The Penalty, if a Tenant impleaded voucheth, and the Vouchee denieth his War- ranty." To be incorporated.
id. 86	13 Edward 1 Stat. 1 C. 7	"Admeafurement of Dower, for the Guar- dian and the Heir, and the Process therein." To be incorporated.
id. 90	13 Edward 1 Stat. 1 C. 11	"The Masters' Remedy against their Ser- vants, and other Accountants." To be incorporated.
	13 Edward 1 Stat. 1 C. 12	"The Appellant being acquitted, the Ap- pellor and Abettors shall be punished. There shall be no Esson for the Appellor." Not to be incorporated.
	1 3 Edward 1 Stat. 1 C. 14	"The Procefs in an Action of Wafte. A Writ to enquire of Wafte." To be incorporated.

Bast & Page	Year & Reign	. Tilles of the Statutes.
y Roffhead 92	13 Edward 1 Stat. 1 C. 15	" An Infant cloined may fue by Procheis Amy." To be incorporated.
id. 93	13 Edward 8 Stat. 1 C. 17	"In what cafe Effoin de malo lecti doth lie; and where not." Not to be incorporated.
id. 94	13 Edward 1 Stat. 1 C. 20	"The Tenant's Anfwer, in a Writ of Cofinage, Aiel, or Befaiel." To be incorporated.
id. 94	13 Edward 1 Stat. 1 C. 22	"Waste maintainable by one Tenant in common against another." To be incorporated.
id. 95	13 Edward 1 Stat. 1 C. 23	"Executors may have a Writ of Account." To be incorporated.
id. 95	13 Edward 1 Stat. 1 C. 24	"A Writ of Nulance of a Houle, &c. levied and aliened to another. A Quod per- mittat, and Juris utrum, for a Parlon of a Church. In like Cafes, like Writs be grantable." This Statute is in Force, except those parts which relate to Ecclesiaftical Perfons. To be incorporated.
id. 95	13 Edward 1 Stat. 1 C. 25	"Of what things an Affize fhall lie. Cer- tificate of Affize. Attachment in an Affize." This Statute is in Force, except that part which gives the Remedy by Affize in cafes of keeping of Parks, Woods, Forefts, Cha- fes, Warrens, Gates, and other Bailiwicks and Offices, in Fee. Alfo that part which gives an immediate Remedy by Affize, in
id. 95	13 Edward 1 Stat. 1 C. 25	cafe any Perfon holding Land, for Term of years, aliens the fame in Fee; and by fuch Alienation the Freehold is transferred to the Feoffee. Alfo, that part which authorizes the Sheriff to take an Ox for his Fec. To be incorporated.
id. 97	1 3 Edward 1 Stat. 1 C. 26	"Who may bring a Writ of Rediffeifin; and the Punifhment of the Offender there- in."
		To be incorporated.
id. 97	13 Edward 1 Stat. 1 C. 27	" Effoin after Inquest, but none after day given Prece Partium." Not to be incorporated.

Book C Page. Year & Reign.

Filles of the Statutes.

1 Ruffhead 13 Edward 1 98 Stat. 1 C. 30 "The authority of Juffices of Nifi Prices. Adjournment of Suits. Certain Writs that be determinable in their proper Counties. A Jury may give their Verdict at large. None but which were fummoned fhall be put in Affizes or Juries."

The following parts only of this Statute are in Force:

Sect. 3, And when fuch Inquefts be taken, they fhall be returned into the Bench; and there fhall Judgment be given, and there they fhall be inrolled. The Juffices of Nifi Prius fhall have Clerks, to inrol all Pleas pleaded before them. The faid Juffices fhall not compel the Jurors to fay precifely, whether it be a Difficient or not; fo that they flow the Truth of the Deed, and requise And of the faid Juffices. But if they, of their own Head, will fay that it is a Difficient, their Verdict fhall be admitted at their own Peril.

To be incorporated.

id. 09 13 Edward 1 Stat. 1 C. 31

id. 101

"An Exception to a Plea fhall be fealed by the Juffices."

To be incorporated.

"It is Felony to commit a Rape. A matried Woman elopeth with an Avowterer. The Penalty of carrying a Nun from her House."

That part only of this Statute is in Force, which enacts, that, "if a Wife willingly leave her Huíband, and go away and continue with her Avowterer, the thall be barred forever of Action to demand her Dower, that the ought to have of her Huíband's Lands, if the be convict thereupon; except that her Huíband willingly reconcile her, and fuffer her to dwell with him; in which cafe, the thall be reftored to her Action.

To be incorporated.

13 Edward 1 "The manner to deliver Writs to the Stat. 1 C. 39 Sheriff to be executed. The Sheriff returneth "a Liberty," when none is. Returning of Iffues. Refiftance of Execution of Procefs."

Those parts only of this Statute are in Force, which define " what shall be accounted Issues;" direct the Panishment of the Sheriff, for false Returns; give Authority to the Sheriff to do certain things, in case of Re-

id. 101 13 Edward 1 Stat. 1 C. 34

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Stat. 1 C. 34

id. 104

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Book & Page	. Year & Reign	. Tilles of the Statutes.
1 Ruffhead 104	13 Edward 1 Stat. 1 C. 39	fiftance of the Execution of Process; and direct the Punishment of those who relit the Execution of Process. To be incorporated.
id. 106	13 Edward 1 Stat. 1 C. 40	"A Woman's Suit finall not be defer- red, by the Minority of the Heir." To be incorporated.
id. 109	13 Edward 1 Stat. 1 C. 54	"The Process of Execution of things re- corded within the year, or after." To be incorporated.
id. 123	18 Edward 1 Stat. 2	"Statute of Quo Warranto." To be incorporated.
id. 123	18 Edward 1 Stat. 3	"Another new Statute of Quo War- ranto." To be incorporated.
id. 124	18 Edward 1 Stat. 4	" The manner of levying Fines," To be incorporated.
id. 125	20 Edward 1 Stat. 1	"The Statute of Vouchers." To be incorporated.
id. 126	20 Edward 1 Stat. 2	"A Statute of Wafte." To be incorporated.
id, 127 4	20 Edward 1 Stat. 3	"Statute de Defensione Juris." To be incorporated.
id. 134	27 Edward 1 Stat. 1 C. 1	Statute " De Finibus levatis." To be incorporated.
id. 139	28 Edward 1 Stat. 2	" A Statute for Perfons appealed." Not to be incorporated.
1 Ruffhead 145	28 Edward 1 Stat. 1. C. 16	"What shall be done with them that make falfe Returns." To be incorporated.
id. 149	33 Edward 1 Stat. 2	"Who be Confpirators, and who be Champertors." That part only of this Statute is in Force, which relates to "Confpirators;" and from that part is to be excepted, what relates to "Stewards and Bailiffs of Great ' Lords."

To be incorporated.

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THE SENATE.

Book & Page	. Year & Reign	. Titles of the Statutes.
1 Ruffhead 150	33 Edward 1 Stat. 3	"The Statute of Champerty." That part only of this Statute is in Force, which relates to Confpirators. To be incorporoted.
id. 151	33 Edward 1 Stat. 4	" An Ordinance for Inquefts." To be incorporated.
id. 152	33 Edward 1 Stat. 6	" An Ordinance for meafaring of Land." To be incorporated.
id. 153	34 Edward 1 Stat. 1	"The Statute de conjunctin Feoffatis." This Statute is in Force, except those parts which relate to Writs of "Juris utrum," and "Indicavit." To be incorporated.
id. 174	12 Edward 2 Stat. 1 C. 1	"Tenants in Affize of Novel Deffeiun may make Attorneys." To be incorporated.
id. 175	12 Edward 2 Stat. 1 C. 4	" Juffices of Nifi Prius shall record Non- fuits, Defaults, &c." Only those parts of this Statute are in Force, which are diffinguished by the Num- bers 1, 2, and 6. To be incorporated.
id. 175	12 Edward 2 Stat. 1 C. 5	"An Indenture thall be made, between the Sheriff and Bailiff of Liberty, of every Return." That part only of this Statute is in Force, which obliges Sheriffs, and other Officers, to fign their Names to the Return of Writs. To be incorporated.
id. 177	12 Edward 2 Stat. 2	" The Statute of Effoins." Not to be incorporated.
id- 178	1 5 Edward 2	"A Statute concerning Fines." This Statute is in Force, except that part which relates to "the Admiffion of Attorneys." To be incorporated.
id. 201	2 Edward 3 Chap. 16	"Nifi Prius may be granted, as well at the Tenant's Suit as at the Demandant's." To be incorporated.
id. 201	2 Edward 3 Chap. 17	"A Writ of Deceit shall be maintainable, in case of Garnishment, in Plea of Land." To be incorporated.

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Book & Page	. Year & Reign	. Titles of the Statutes.
1 Ruffhead 220	4 Edward 3 Chap. 2	"The Authority of Juilices of Affize, Goal-delivery, and of the Peace." Only those parts of the Statute are in Force, which are diffinguisthed by the Num- bers 6 and 7. To be incorporated.
id. 203	4 Edward 3 Chap. 7	"Executors shall have an Action of Tref- pass, for a Wrong done to their Tetta- tor." To be incorporated.
id. 210	5 Edward 3 Chap. 10	"The Punishment of a Juror that is am- bidexter, and taketh Money." To be incorporated.
id. 224	14 Edward 3 Stat. 1 C. 6	"A Record which is defective, by Mif- prison of a Clerk, shall be an ended." To be incorporated.
id. 229	14 Edward 3 Stat. 1 C. 16	"Before what Perfons Nifi Prius may be granted." That part only of this Statute is in Force, which enacts, that "the Juffices of Nifi Prios thall have Power to give Judgment on Verdicts of Affize; and upon Nonfutts and Defaults; and return the fame to the Court in Bank." To be incorporated.
id. 230	14 Edward 3 Stat. 1 C. 18	" If the Tenant will vouch to warranty a dead Man, the Demandant may aver that he is dead." To be incorporated.
id. 254	25 Edward 3 Stat. 2	"Of those that be beyond Sea." Only that part of this Stature is in Force, which is diftinguished by the Number 5. To be incorporated.
id. 262	25 Edward 3 Stat. 5°C. 3	"No Indictor shall be put upon the In- quest of the Party indicted." To be incorporated.
id. 263	25 Edward 3 Stat. 5 C. 5	"Executors of Executor: fhall have the Benefit and Charge of the first Testator." To be incorporated.
id. 266	25 Edward 3 Stat. 5 C. 16	"The Exception of non-tenure of parcel, fhall not abate the whole Writ." To be incorporated.

Bo	ok & Page	. Year & Reign	Titles of the Statutes.
	Ruffhead 288	28 Edward 3 Chap. 13	"The Warranty of Packing of Wool thall be put out. An Inqueft thall be de medieta e linguæ, where an Alien is Party." That part only of this Statute is in Force, which gives an Inqueft de medietate linguæ. Not to be incorporated.
id.	293	31 Edward 3 Stat. 1 C. 11	"To whom the Ordinary may commit the Administration of the Goods of him that dieth intestate. The Benefit and Charge of an Administrator." This Statute is in Force, except that part which relates to expending Money for the Soul of the Deceased. To be incorporated.
id.	299 .	34 Edward 3 Chap. 1	"What fort of Perfons shall be Justices of Peace, and what Authority they shall have." Those parts only of this Statute are in Force, which are diffinguished by the Num- bers 2, 3, 4, 5, 6, and 10. "To be incorporated.
id.	301	34 Edward 3 Chap. 8	"The Penalty of a Juror taking Reward to give his Verdict." To be incorporated.
id.	303 .	34 Edward 3 Chap. 16	"Nonclaim of Fines shall be hereafter no Bar." To be incorporated.
id.	320	38 Edward 3 Stat. 1 C. 12	"The Punifhment of a Juror taking Re- ward to give Verdict, and of Embr ceors." To be incorporated.
id.	33 ²	50 Edward 3 Chap. 6	"Fraudulent Affurances of Land or Goods, to deceive Creditors, fhall be void." To be incorporated.
id.	33 6	1 Richard 2 Chap. 9	"A Feoffment of Lands, or Gift of Goods, for Maintenance, fhall be void. An Affize is maintainable against the Pernor of the Profits of Land." "I his Statute is in Force, except fuch parts as are altered by the Statutes of 4th of Hen- ry 4th, Chap. 7; 11th of Henry 6th, Chap. 3; 4th of Henry 7th, Chap. 24; and 27th of Henry 8th, Chap. 10. To be incorporated.

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Book & Page.	Year & Reig	r. Titles of the Statutes.
I Ruffhead 337	1 Richard 2 Chap. 12	"A Prifoner by Judgment shall not be let at large. Confession of a Debt to the King, to delay another's Execution." This Statute is in Force, except such parts as relate to Confessions of Debts to the King. To be incorporated.
id. 359	6 Richard 2 Stat. 1 C. 3	"In which Courts Writs of Nufance, call- ed Vicontiels, fhall be purfued." So much of this Statute is in Force, as gives the Plaintiff an Election to have a Writ of Nufance, in nature of an Affize. To be incorporated.
id. 371	8 Richard 2 Chap. 4	"The Penalty, if a Judge or Clerk make a falfe Entry, rafe a Roll, or change a Ver- dict."
		To be incorporated.
id. 372	9 Richard 2 Chap. 3	"A Writ of Error or Attaint, maintain- able by him in Reversion." So much only of this Statute is in Force, as gives a Writ of Error to him in Reversion. To be incorporated.
id. 390 `	13 Richard 2 Stat. 1 C. 17	"Where he in the Reversion may be re- ceived, in a Suit commenced against the par- ticular Tenant." To be incorporated.
id. 400	15 Richard 2 Chap. 2	"The Duty of Juffices of Pcace, when any Forcible Entry is made into Lands," So much only of this Statute is in Force, as relates to Forcible Entry and Detainer, or either of them. To be incorporated.
id. 437	2 Henry 4 Chap. 7	" In what Cafe the Plaintiff shall not be nonsuit, if the Verdict pass against him." To be incorporated.
id. 446	4 Henry 4 Chap. 4	"The Diffese thall have an Affize against the Diffesior taking the Profits." To be incorporated.
id. 460	5 Henry 4 Chap. 14	"Inrolling of Writs in the Common Pleas, whereupon Fines be levied." That part only of this Statute is in Force,
•	-	which directs, that all the Writs of Cove- nant, and all other Writs whereupon Fines shall be levied, with the Writs of dedimus

THE SENATE.

Book & Page.	Year & Reign	. Titles of the Statutes.
r Ruffhead 460	5 Henry 4 Chap. 14	poteflatem, if any, with all knowledges and notes of the fame, fhall be inrolled in a Roll, to be of record forever. To be incorporated.
id. 483	1 Henry 5 Chap-5	" In which original Writs Additions of the Defendant's Name fhall be put." So much of this Statute is in Force, as re- quires an addition of the Defendant's effate, or degree, or myftery, and of the county in which the Defendant is, or in which he is converfant. To be incorporated.
id. 513	9 Henry 5 Chap. 4	"The Juffices may amend Defaults in Re- cords or Process, after Judgment given." To be incorporated.
id. 534	4 Henry 6 Chap. 3	"Juffices, in certain Cafes, may amend their Records according to former Statutes." To be incorporated.
id. 545	8 Henry 6 Chap. 9	"The Duty of Juffices of Peace, where Land is entered upon or detained with Force." To be incorporated.
id. 550	8 Henry 6 Chap. 12	"No Judgment or Record fhall be re- verfed, for any Writ, Procefs, &c. rafed. What Defects in Records may be amended by the Judges, and what not." Only the 1ft and 2d Sections of this Sta- tute are in Force. To be incorporated.
id. 553 8	B Henry 6 Chap. 15	"The Juffices may, in certain Cafes, amend Defaults in Records." To be incorporated.
id. 557	8 Henry 6 Chap. 29	"An Inqueft shall be, de medietate lin- guæ, where an Alien is Party." Not to be incorporated.
id. 569 1	1 Henry 6 Chap. 2	"The Penalty where a Sheriff is named a Diffeifor in an Affize." To be incorporated.
	1 Henry 6 Chap, 3	"An Affize, &c. maintainable against the Pernor of the Profits." To be incorporated.

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Book & Page	. Year & Reig	n. Titles of the Statutes.
1 Ruffbead 571	11 Henry 6 Chap. 5	"The Remedy, where a Tenant granteth over his Effate, taketh the Profits, and com- mitteth Wafte." To be incorporated.
2 Ruffhead 56	1 Richard 3 Chap. 7	"Who shall be bound by a Fine levied before the Justices of the Common Pleas, and Proclamations made thereon." This Statute is in Force, except such parts as are altered by the Statute of 31st of Elizabeth, Chap. 2 To be incorporated.
id. 68	3 Henry 7 Chap. 1	"The Authority of the Court of Star- chamber. Where one Inqueft fhall enquire of the Concealment of another. A Coro- ner's Duty, after a Murder committed. Ai Juffice of Peace fhall certify his Recogni- fances, &c." Only those parts of this Statute are in Force, which are diffinguished by the Num- bers from 6 to 19, both inclusive, and by the Number 26. To be incorporated.
id. 69	3 Henry 7 Chap. 3	"Juffices of Peace may let Prifoners to Bail. The Sheriff fhall certify the Names of all his Prifoners, at the Goal-delive- ry." Only that part of this Statute is in Force, which is diffinguished by the Number 5. To be incorporated.
iđ. 70	3 Henry 7 Chap. 4	"All Deeds of Gift, made to defraud Creditors, shall be void." To be incorporated.
id. 72	3 Henry 7 Chap. 10	"Cofts, &c. awarded to the Plaintiff, where the Defendant fueth a Writ of Error." To be incorporated.
id, 78	4 Henry 7 Chap. 20	"Actions Popular, profecuted by Collu- fion, fhall be no Bar to those which be pur- fued with good Faith." To be incorporated.
id. 79	4 Henry 7 Chap. 24	"How often a Fine levied in the Com- mon Pleas shall be read and proclaimed, and who then shall be bound thereby." To be incorporated.

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THE SENATE.

Book & Page	Year & Reign	. Titles of the Statutes.
2 Ruffhead 85	11 Henry 7 Chap, 12	"A Mean to help and fpeed poor Perfons in their Suits." To be incorporated.
id. 89	11 Henry 7 Chap. 20	" Certain Alienations made by the Wife, of the Lands of her deceased Hutband, shall be void."
		To be incorporated.
id. 105	19 Henry 7 Chap. 20	"Writs of Error." To be incorporated.
id. 120	5 Henry 8 Chap. 6	"An Act concerning Surgeons, to be dif- charged of Quefts and other things." So much only of this Statute is in Force, as difcharges Surgeons from Service on Ju- rics.
		To be incorporated.
id. 126	7 Henry 8 Chap. 4	"An Act concerning Avowries for Rents and Services." This Statute is in Force, except those parts that relate to Writs of Quare impedit, and Advowfons. To be incorporated.
id. 137	21 Henry 8 Chap. 3	" Plaintiffs in Affize, may abridge their Plaints." To be incorporated.
id. 138	21 Henry 8 Chap. 5	"What Fees ought to be taken for Pro- bate of Teftaments," That part only of this Statute is in Force, which relates to the Perfons to whom Admi- niftration is to be granted. To be incorporated.
id. 141	21 Henry 8 Chap. 7	"Servants embezzling their Mafter's Goods, to the Value of forty Shillings, or above, fhall be punified as Felons."
id. 141	21 Henry 8 Chap. 7	This Statute, after having been repealed, was revived, by the Statute of 5th Eliza- beth, Chap. 10. To be incorporated.
id. 147	21 Henry 8 Chap. 15	"Fermors shall enjoy their Leases, against Recoveries by feigned Titles, &c." To be incorporated.

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Book & Page	. Yoar & Reigi	r. Titles of the Statutes.
2 Ruffhead 173	23 Henry 8 Chap. 15	"An Aft, that the Plaintiff being non- fuited, fhall yield Damages to the Defend- ant, in Actions perfonal, by the Difcretion of the Juftices." To be incorporated.
id. 176	24 Henry 8 Chap. 1	"An Aft where Defendant fhall not re- cover any Cofts." Not to be incorporated.
id. 226	27 Henry 8 Chap. 10	"An Act concerning Ufes and Wills." Only the 1ft, 2d, 3d, 4th, 5th, 6th, 7th, 9th, and 10th Sections of this Statute are in Force.
		To be incorporated.
id. 261	31 Henry 8	"For Jointenants and Tenants in com-
		To be incorporated.
id. 277	32 Henry 8 Chap. 5	"For the Continuation of Debts upon Execution." To be incorporated.
id. 291	32 Henry 8 Chap. 28	" Leffecs to enjoy the Farm against Te- nants in Tail." This Statute is in Force, except the 4th, 5th, and 8th Sections. To be incorporated.
id. 293	32 Henry 8 Chap. 30	"Mifpleadings. Jeofails." This Statute is in Force, except the 2d and 3d Sections. To be incorporated.
id. 294	32 Henry 8 Chap. 32	" Jointenants for Term of Life or Years." To be incorporated
id. 294	32 Henry 8 Chap. 33	"An Aft that wrongful Diffeifin is no Defcent in Law." To be incorporated.
2 Ruffhead 294	32 Henry 8 Chap. 34	"Concerning Grantees of Reversions, to take Advantage of the Conditions to be performed by Leffees." This Statute is in Force, except fuch parts as relate to the King of England and his Grantees.

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To be incorporated.

THE SENATE.

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Back & Page	. Year & Reigi	. Tilles of the Statutes.
	32 Henry 8 Chap. 36	"For the Exposition of Fines." This Statute is in Force, except the 3d and 4th Sections. To be incorporated.
id. 297	32"Henry 8 Chap. 37	"For Recovery of Arrearages of Rents, by Executors of Tenant in Fee Simple." This Statute is in Force, except the ad Section. To be incorporated.
id. 375	37 Henry 8 Chap. 8	"The Act, that any Indictment lacking these Words, vi & armis, shall be good." This Act is in Force, except the 2d Section. To be incorporated.
id, 422	2 & 3 Ed- ward 6 Chap. 24	" An Act for Trial of Murders and Felon- ics committed in feveral Counties." To be incorporated.
id. 461	1 Mary, Sef- fion 2 Chap. 7	"An Act touching Proclamations upon Fines." To be incorporated.
id. 484	1 & 2 Philip and Mary Chap. 12	"An Aft for the impounding of Dif- treffes." Only the first Section of this Statute is in Force. To be incorporated.
id. 484	1 & 2 Philip and Mary Chap. 13	"An A& concerning Bailment of Per- ions." The 2d, 3d, 4th, and 5th Sections only are in Force.
id. 493	2 & 3 Philip and Mary Chap. 10	"An Act to take the Examination of Pri- foners, fulpected of any Manflaughter or Felony." To be incorporated.
id. 549	5 Elizabeth Chap. 9	"An Act for Punishment of fuch as shall procure or commit any wilful Perjury." This Statute is in Force, except the 10th, 11th, 12th, and 13th Sections, which are inapplicable to this Commonwealth, and ex- cept the Punishment by Imprisonment and paying of Money, which is altered by our Act of Assembly for reforming the Penal Laws. To be incorporated.
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Book & Page	. Year & Reign	. Tilles of the Statutes.
2 Ruffhead 549	8 Elizabeth Chap. 2	"An Act for avoiding of wrongful Vez- ation, touching the Writ of Latitat." Only the 1st, 2d, 4th, and 5th Sections of this Statute are in Force. To be incorporated.
id. 588	13 Elizaboth Chap. 5	"An Act against fraudulent Deeds, Ali- enation, &c." To be incorporated.
id. 607 _.	14 Elizabeth Chap. 8	"An AA for the avoiding of Recoveries, fuffered by Collution by Tenants, for Term of Life, and fuch others." To be incorporated.
id. 621	18 Elizabeth Chap. 14	"An Act for Reformation of Jeofails." This Statute is in Force, except the 3d Section. To be incorporated.
id. 626	23 Elizabeth Chap. 3	"An Act for the Reformation of Errors in Fines and Recoveries." This Statute is in Force, except the 6th, 7th, 8th, 9th, and 10th Sections. To be incorporated.
id. 636	27 Elizabeth Chap. 4	"An Act against covinous and fraudulent Conveyances." This Statute is in Force, except the 7th, 8th, 9th, 10th, 11th, and 12th Soc- tions. To be incorporated.
id. 638	27 Elizaboth Chap. 5	"An Act for Furtherance of Justice, in cafe of Demurrer and Pleadings." To be incorporated.
id. 659	31 Elizabeth Chap. 2	"An Act for abridging of Proclamations upon Fines, to be levied at the Common Law." To be incorporated.
id. 668.	31 Elizabeth Chap. 11	"An Act of Explanation or Declaration of the Statute of Octavo Regis Henrici 6th, concerning Forcible Entries, the Indictments thereupon found." To be incorporated.
id. 712	43 Flizabeth Chap. S	"An Aft against fraudulent Administra- tion of Intestate's Goods." To be incorporated.

THE SENATE.

Bosk & Page	. Yaar & Reij	gu Tiller of the Statutas
3 Ruffhead 52	y James 1 Chap. 8	* An Act to avoid unsteeffary Delays of Execution." To be incorporated.
id. 168	4 Janues I Chap. 3	"An Act to give Costs to the Defendant, upon a Nonfuit of the Plaintiff, or Verdict against him." To be incorporated.
id. 99	21 James 1 Chap. 13	" An Act for the further Reformation of Jeofaila." To be incorporated.
id. 100	21 James 1 Chap. 15	"An Act to enable Judges and Juffices of the Peace to give Reltitution of Pofferfion, in certain Cales." To be incorporated
id, 111	21 James 1 Chap. 24	"An Act for the Relief o f Creditors against fuch Perfons as die in Execution." To be incorporated.
id. 192	12 Charles 2 Chap. 24	"An Act for taking away the Court of Wards and Liveries, and Tenures by Capite, and by Knight's Service, and Purveyance, and for fettling a Revenue on his Majefty, in Lieu thereof." Only the 8th and 9th Sections of this are in Force. To be incorporated.
id, 215	13 Charles 2 Stat. 2 C. 2	"An Act for the Prevention of Vexations and Oppreffions by Arrefts, and of Delays in Suits of Law." This Statute is in Force, except certain parts which have a local Object, and are therefore inapplicable to this Commonwealth, and certain other parts, which are altered by our Acts of Affembly, or the Practice of our Courts. To be incorporated.
id. 293	16 and 17 Charles 2 Chap. 8	"An Act to prevent Arrefts of Judgment, and fuperfeding Executions." This Statute is in Force, fubject to the fame Exceptions as were mentioned, with relation to the Statute of 13th Charles 2d. Stat. 2d. Chap. 2. To be incorporated.

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Book & Page	. Tear & Reig	n. Titles of the Statutes.
	17 Charles 2 Chap. 8	"An Act for avoiding unnecellary Suits and Delays."
~77	· c.mp. c	To be incorporated.
id. 313	19 Charles 2 Chap. 6	"An Act for Redrefs of Inconveniences, by Want of Proof of the Deceases of Per- fons beyond the Seas, or absenting them- felves, upon whose Lives Estates do depend." To be incorporated.
id. 357	22 and 23 Charles 2 Chap. 9	"An Act for laying Impolitions on Pro- ceedings at Law." All that is unexpired of this Statute; that is to fay, the 136th Section, "for Preven- tion of trivial and vexatious Suits in Law," is in Force. To be incorporated.
W . 394	30 Charles 2 Chap. 7	"An Aft to enable Creditors to recover their Debts of the Executors and Admini- firators of Executors in their own Wrong." To be incorporated.
id. 527	4 & 5 Willi- am & Mary Chap. 21	"An Act for delivering Declarations to Prifoners." To be incorporated.
id. 642	8 & 9 Willi- am 3 Chap. 11	"An Act for the better preventing of fri- volous and vexatious Suits." To be incorporated.
id. 697	9 & 10 Wil- liam 3 Chap. 15	"An Act for determining Differences, by Arbitration.". To be incorporated.
4 Raffhead 14	10 and 11 William 3 Chap. 16	"An Aft to enable pofthumous Children to take Eftates, as if born in their Father's Lifetime." To be incorporated.
id. 43	Villiam 3 Chap. 6	"An Act to enable his Majefty's natural- born Subjects, to inherit the Effate of their Anceftors, either lineal or collateral, not- withflanding their Father or Mother were Aliens."
	Chap. 6	To be incorporated.
id. 188	3 & 4 Ann Chap. 9	"An Act for giving like Remedy upon Promiffory Notes, as is now used upon Bills of Exchange, and for the better Payment of inland Bills of Exchange."

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THE SENATE.

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Sxk& Page.	Year & Reign	. Titles of the Statutes.
4 Raithead 180	11 and 12 William 3	The ift, 3d, 4th, and 8th Sections of this Statute are in Force. To be incorporated.
id. 205	4 Ann Chap. 16	"An Act for the Amendment of the Law, and the better Advancement of Juffice." The first 13 Sections, and the 20th and 27th Sections, of this Statute are in Force. To be incorporated,
5 Ruffhead 201	5 George 1 Chap. 13	"An Act for the Amendment of Writs of Error, and for the preventing the arrefting or reverfing of Judgments, after Verdict." To be incorporated.
6 Ruffhead 167	7 George 2 Chap. 20	"An Act for the more eafy Redemption and Foreclofure of Mortgages." The 1ft and 3d Sections of this Statute are in Force. To be incorporated.
id. 296	11 George 2 Chap. 19	"An Act for the more effectual fecuring the Payment of Rents, and preventing Frauds by Tenants." The 14th and 15th Sections of this Sta- tute are in Force. To be incorporated.

There are feveral Statutes, called Statutes of Mortmain; one of which (" the Statute de Religiofis") was paffed in the 7th year of Edward 1ft, Statute the 2d; another, in the 13th year of Edward the 1ft, Chap. 32; another, in the 15th year of Richard the 2d, Chap. 5; and another in the 23d year of Henry the 8th, Chap. 10. Thefe Statutes are in part inapplicable to this Country, and in part applicable, and in Force. They are fo far in Force, that all Conveyances, either by Deed or Will, of Lands, Tenements, or Hereditaments, made to a Body Cosporate, or for the ufe of a Body Corporate, are void, unlefs fanctioned by Charter, or Act of Affembly. So alfo are all fuch Conveyances void, made either to an Individual, or to any number of Perfons affociated, but not incorporated, if the faid Conveyances are for ufes or purpofes of a *inperfluious* Nature, and not calculated to promote Objects of Charity or Utility.

To be incorporated.

WM. TILGHMAN, J. YEATES, THOMAS SMITH, H. H. BRACKENRIDGE,

Dec. 14, 1808.

Ordered, That the usual number of copies of the faid Report be printed, in pamphlet form, for the use of the Members.

The Secretary of the Commonwealth prefented a message from the Governor, which was read as follows, to wit:

To the Senate and Houfe of Reprefentatives, of the Commonwealth of Pennfylvania.

GENTLEMEN,

The Secretary will lay before the respective Houses, copies of a letter from the Governor of Newjersey, and of an Act of assembly of that State, entitled, "An Act to regulate the Fisherics in the River Delaware, and for other Purposes."

THOMAS M'KEAN.

Lancaster, Dec. 16, 1808.

The letter accompanying the meffage, together with the copy of the Law referred to in the letter, were feverally read. The following is a copy of the letter, to wit:

Newjerfcy, Trenton Dec. 5, 1808.

SIR,

The enclosed Law, of the State of Newjerfey, is transmitted to the Legislature of the Commonwealth of Pennsylvania, agreeably to the 12th Section thereof.

With great refpect,

Your most obedient Servant.

JOSEPH BLOOMFIELD.

His Excellency Thomas M'KEAN,

Governor of the Commonwealth

of Pennsylvania.

Moved by Mr. Wayne and Mr Prefton,

Refolved, That the Clerk of Senate be, and he is hereby, directed to procure, for the ule of Senate, copies of the Journals of Congress, from the commencement of the revolutionary War, until the adoption of the Constitution of the United States.

Ordered to lie on the table.

Whereupon,

On motion of Mr. Mitchell and Mr. Wayne,

The faid Refolution was again read; and, being under confideration,

A motion was made by Mr. Wayne and Mr. Prefton,

To fill the blank with the word "ten;" which was agreed to, and the Refolution, as amended, adopted.

Moved by Mr. Laird and Mr. Lacock,

Refolved, That a Committee be appointed to inquire, and report to the Senate, the propriety of extending the powers of the Justices of the Peace and Aldermen of this Commonwealth, to actions of trover to the amount of dollars.

Ordered to lie upon the table.

Whereupon,

On motion of Mr. Lacock and Mr. Mitchell, The faid Refolution was again read; and, being again under confideration,

A motion was made by Mr. Laird and Mr. Lacock,

To fill the blank with the word "ten;" which was agreed to, and the Refolution adopted.

Ordered, That Mr. Laird, Mr. Lacock, and Mr. Brady be the Committee, for the purpose expressed in the Resolution.

On motion of Mr. Weaver and Mr. Roberts,

Adjourned, till 10 o'clock tomorrow morning.

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Tuesday, December 20, 1808.

Mr. Dorfey prefented the petition of the Directors of the Farmers' and Mechanicks' Bank, established in the city of Philadelphia, in behalf of themselves and the other holders of Stock, in that Bank, praying for an Act of Incorporation; and the same was read, and

Laid upon the Table.

Mr. Weaver, from the Committee to whom was referred the petitions of Nicholas Blake and others, on leave now given, reported the Bill, entitled, "An Act granting to certain Perfors, therein named, the Depreciation of their Pay as Soldiers;" which was read the first time. Mr. M'Arthur, Teller on the part of the Senate, to officiate at the meeting of the Members of the two Houfes, of the Legislature, in alcertaining the votes for Governor, made report; which was read, as follows, to wit:

That, at a meeting of the Members of the two Houfes, yesterday, in the chamber of the House of Representatives, the following appeared to be the refult of the votes given for Governor, at the General Election, in the several counties of this Commonwealth, to wit:

WC	City and		Simon	James		Scat-
-	Counties.	`	Snyder.	Ross.	Spayd. te	ring.
1	Philadelphia city Philadelphia county	{	6757	4784	47	4
3		J	2611	2621	86	L
	Chefter		3147	3264	37	-
			3598		÷ ·	
5	York		2867		45 18	
7	Cumberland		2717	1204	7	
.8			3558	1321	1790	
9		_	2817	1185	1364 1364	
ro	Wayne	•	322	112	55	
11	Northumberland		4131	1069	136	•
12	Washington		3680	1067	- 58	
F2	Armftrong		5 ² 7	206	21	
= J 11.4	Indiana		527	206	36	
35	Weftmoreland		1858		34	
1 6	Fayette		2325	931	16	ł
17	Bedford		1422	95- 844	15	-
18	Franklin		2039	1367	12	
	Montgomery		2 988	2263	89	
20	Dauphin		3041	855	74	
	Luzerne		772	1239	52	
22	Huntingdon		1429	900	· 4	I
23	Beaver		1125	359	. 4	
24	Allegheny		2118	1249	. 4	
25	Butler		886	221	•	
26	Mifflin		1561	283	13	
27	Delaware		738	1338	4	
28	Somerfet		1124	297	8	•
29	Cambria		480	119	3	•

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City and Counties.	Simon Snyder.	James Ross.	John So Spayd. teri	at-
30 Lycoming	1222	520	4	•
31 Greene	1183	350	•	
32 Adams	795	1372	4	
33 Centre	1609	177	10	I
34 Erie	353	244		
35 Crawford	. 623	266	I	
36 Mecer	872	215	7	
37 Venango	460	126	•	

We certify, that the total number of votes given for the Office of Governor, at the late General Election, is 111,564

Of which,	SIMON SNYDER had JAMES ROSS had JOHN SPAYD had Scattering votes	, ,		67,975 39,575 4006
	Scattering votes	` .	•	8

111,564

Atteft.

WILLIAM M'ARTHUR, Teller on the part of the Senate.

JAMES ENGLE, Teller on the part of the House of Representatives.

On motion of Mr. Wayne and Mr. Sommer,

The following Refolution was twice read, confidered, and adopted, to wit:

Refolved, That the Clerk of Senate Thall direct the Printer to ftrike off 150 copies of the Report of the Judges, additional to those yesterday ordered.

The Reports of the Surveyor-general, and Secretary of the Land-office, on the Luzerne Controverfy, were feverally read the fecond time, and referred to the Committee to whom were referred, on the 17th inft. that item of the Report of unfinished Business, which relates to the Luzerne Controversy.

The Report of the Committee on the petition of Thomas Campbell, read the 17th inft. was again read, confidered, and the Refolution attached thereto adopted, as follows, to wit:

Refolved, That a Committee be appointed to bring in a Bill, allowing Thomas Campbell the fum of dollars, for the loss of time, trouble, and expences which he incurred, through the error of the Agents of

the Commonwealth.

Ordered, That the Committee who brought in the Report, be the Committee for the purpole expressed in the Resolution.

The Clerk of the Houfe of Reprefentatives prefented to the Senate, for concurrence, two Bills and a Refolution, entitled, respectively, as follow, to wit:

1. An Act to enable the Administrators of Henry Lenox Sbcppard, late of the County of Westmoreland, deceased, to convey certain Lots of Ground to the Purchasers thereof.

2. In Act supplementary to an Act, entitled, "An Act to raife, by Way of Lottery, the Sum of 7000 Dollars, to enable the Company, for the Purpose of promoting the Cultivation of Vines, to pay their Debts, and accomplish the Object of their Association; and 2000 Dollars, for creeting a Schoolhouse near Summonytown, in Montgomery County."

3. Refolution, approbating the Measures of the General Government.

Which were feverally read the first time.

On motion, and by fpecial order, the last-mentioned Bill was again read, and referred to Mr. Roberts, Mr. Doty, and Mr. Rahm, to confider and report thereon.

The Report of the Secretary of the Land-office, on the flate of his Office, read on the 9th inflant, was again read, and referred to Mr. Roberts, Mr. Doty, and Mr. Wayne, to confider and report thereon.

On motion of Mr. Lacock and Mr. Laird,

Adjourned for half an hour.

SAME DAY.

A Committee of the Houfe of Reprefentatives, being introduced, informed the Senate, "that the Members of the Houfe of Reprefentatives are ready to receive the Members of the Senate in their chamber; where the requifite oaths will be administered to the Governor-elect, agreeably to the Joint Resolution." Whereupon,

The Senate adjourned, till 11 o'clock tomorrow morning.

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Wednesday, December 21, 1808.

The Speaker informed the Senate, that, after the Governor had finished his inaugural Address to the Members of the two Houses, yesterday, he put into the hands of the Speaker a copy thereof; which he now fubmitted to the Senate, and which was read, as follows, to wit:

FELLOW-CITIZENS,

Elevated to the first office of the Commonwealth, I approach its duties with all that diffidence and folicitude, which its high importance, responsibility, and difficulty, necessarily impose.

Having taken the oaths required, faithfully to difchage the duties of Chief Magiltrate of the Commonwealth of Pennfylvania, it only remains to affure you, that I enter upon their performance, with purity of motive and intention, and an unalterable determination to devote every faculty of my mind, to the promotion of the Freedom, Honor, and Happiness of our Country.

I should do violence to my feelings, did I not embrace this earliest opportunity of tendering to my Fellow-citizens, the fincere, though faint expression of the gratitude which animates my heart, in return for the Confidence which so large a portion of them have so strongly manifested towards me, by their votes at the late General Election. These feelings, super-added to the solemn obligation of the oaths I have taken, will be ever prefent, and shall at all times influence my conduct.

With the happiness and prosperity of Pennsylvania as my object, the Constitution of the Commonwealth as my polar star, your wisdom and patriotism as my guides, and the confidence and affectionate attachment of our Constituents as my supporters; and a firm reliance on Divine Providence; I hope to to discharge the duties of the station, as to express a proper fense of the diffinguished honor which has been conferred on me.

FELLOW-CITIZENS,

In entering upon my public duties, I feel that I ought to rely much upon the wildom, patriotifm, and information of the Representatives of the People. I folicit your friendly aid, and shall esteem it a pure fource of gratification, if I shall be fo fortunate as to have, through my administration, a perfect good understanding and harmonious intercourse with the Legislature of the State. These are circumstances at all times greatly to be defired : But, in a national crifis, like the prefent, when all that is dear and precious to the United States is threatened, by the violence and aggreffions of foreign Powers; it is peculiarly and eminently the duty of all the conflituted Authorities, to act in support of the just and honorable measures adopted by the Federal Government; as if animated by one heart, one fpirit, and one determination. The happy influence of fuch an accordance of opinion and action, is not bounded by our Country, but beneficially extends itfelf, wherever American politics can intereft, or American interests be affected.

In future Communications, it fhall be my pleafure, as it will be my duty, to fubmit to the confideration of the Legiflature, fuch meafures as an honeft and ardent defire, to promote the public profperity, fhall fuggeft.

Accept, Fellow-citizens, for yourfelves and your Conftituents, my best wishes for your welfare and happines, public and private.

SIMON SNYDER.

Lancaster, Dec. 20, 1808.

Ordered to lie upon the table.

Mr. Sommer prefented the petition of Margaret M'Clellan, praying for an Act to divorce her from the bonds of matrimony with her Hufband, John M'Clellan; which was read, and

Laid upon the table.

Mr. Weaver, from the Committee to whom was referred, on the 17th inft. the fecond item of the Report on unfinished Business, to wit; " the petition of

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Abraham Faith;" on leave now given, reported the Bill, entitled, "An Act granting to Abraham Faith the Depreciation of his Pay, as a Soldier;" which was read the first time.

Mr. Roberts, from the Committee to whom was, yesterday, referred the Bill, entitled, "An Act fupplementary to an Act, entitled, An Act to raife, by Way of Lottery, the Sum of 7000 Dollars, to enable the Company, for the Purpole of promoting the Cultivation of Vines, to pay their Debts, and accomplish the Object of their Affociation; and 2000 Dollars, for erecting a Schoolhouse, near Summonytonon, in Montgomery County;" reported the faid Bill, without amendment, which was read, as reported.

Whereupon,

On motion of Mr. Roberts and Mr. Sommer, and by fpecial order,

The faid Bill was again read, confidered by Section, and agreed to.

The Preamble and Title were feverally adopted.

Ordered, That the faid Bill be prepared for the third reading.

Mr. Lacock, from the Committee to whom was referred, on the 15th inftant, the petition of the Subfcribers thereto inhabitants of Beaver county, on leave then given, reported the Bill, entitled, "An Act authorifing a Review of the State Road, leading from Beavertown, in the County of Beaver, to Waterford, in the County of Erie, fo far as the fame lies in Beaver and Mercer Counties;" which was read the first time.

The Deputy-fecretary of the Commonwealth prefented a meffage from the Governor, which was read, as follows, to wit:

To the Senate and Houfe of Reprefentatives of the Commonwealth of Pennfylvania.

GENTLEMEN,

It is proper to inform you, that I have this day appointed and commiffioned Nathaniel B. Boileau, to be Secretary of the Commonwealth, agreeably to the 15th Section of the 2d Article of the Conflictution.

SIMON SNYDER.

Lancaster, Dec. 20, 1808.

Agreeably to order,

The Refolution inftructing our Senators in Congress, &c. to procure information on the state of public defence, was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole (Mr. Brady in the Chair) for the further confideration thereof.

And, after fome time,

The Committee rofe, reported progrefs, and had leave to fit again tomorrow.

On motion,

The order of the day, for the further confideration of the Refolution, requiring the Governor to furnish to the Legislatute information on the state of public arms, &c. the property of this Commonwealth, was discharged, and the said Resolution postponed for the present.

Moved by Mr. Mitchell and Mr. Roberts,

That the fecond reading, and further confideration, of the Refolution, refpecting the Removal of the Seat of Government, be the order of the day for tomorrow.

Mr. Lacock and Mr. Hiefter mentioned this day two weeks.

Mr. Dorfey and Mr. Hefton, the fecond Tuefday in January.

Agreeably to a rule of Senate, the question was first taken on the last motion, and determined in the negative.

Whereupon,

The question, on this day two weeks, being put, was determined in the affirmative.

Adjourned, till 11 o'clock tomorrow morning.

Thursday, December 22, 1808.

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Mr. Mitchell, from the Committee appointed for that purpose, reported the Bill, entitled, "An Act for the Relief of Thomas Campbell, of the County of York;" which was read the first time. The Bill, entitled, "An Act fupplementary to an Act, entitled, An Act to raife, by Way of Lottery, the Sum of 7000 Dollars, to enable the Company, for the Purpofe of promoting the Cultivation of Vines, to pay their Debts, and accomplifh the Object of their Affociation; and 2000 Dollars, for erecting a Schoolboufe near Summonytown, in Montgomery County," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Reprefentatives, with information that Senate have paffed the faid Bill, without amendment.

The Refolutions, approbatory of the measures of the General Government were read the second time.

Whereupon,

The Senate refolved itself into Committee of the Whole (Mr. Wayne in the chair) for the further confideration thereof.

And, after some time,

The Committee role, and reported the Resolutions, with amendments; which were read, as reported.

Thereupon,

On motion of Mr. Lacock and Mr. Roberts,

The faid Refolutions were read the fecond time, as reported by Committee of the Whole; and, being under confideration, the Yeas and Nays, on adopting the fame, were required by Mr. Lacock and Mr. Weaver; and, on the queftion being put, the Members voted as follow, to wit:

YEAS.	YEAS.
Meffrs. Blocher,	Meffrs. Mayer,
Brady,	M'Arthur,
Borrows,	Mitchell,
Doty,	Palmer,
Grefs,	Rahm,
. Hiefter,	Roberts,
Irifh,	Stevenson,
Lacock,	Udree,
Laird,	Weaver,
Lattimore,	Lane (Speaker). 20.

NAYS. Meffrs. Campbell, Miller, Prefton, NAY5. Meffrs. Slaymaker, Wayne. 5.

Twenty Yeas, and five Nays; by which it appeared, that the queftion was determined in the affirmative.

Ordered, That the Refolutions be returned to the Houfe of Representatives, with information that Senate have passed the fame, with amendments; in which the concurrence of that House is requested. Which amendments are:

In the 3d Refolution, line 16, ftrike out, "we will at all times;" and infert "fhould those pacific measures not produce the desired effect, we are simily determined to"

From the Preamble Vtrike out, "but it is efpecially the duty of the Representatives of the People, when convened, to express the feelings, principles, and determinations of their Constituents."

The other amendments are merely verbal.

Mr. Wayne read in his place the following diffent of the minority to the paffing of the faid Refolutions, and, on leave given, prefented the fame to the Chair, to wit:

We, the underfigned, Members of the Senate, diffent from the Refolutions approving of the measures of the General Government, relative to the Embargo; Because,

We do. not feel ourfelves bound to express an unlimited confidence in the wisdom, the patriotism, and the integrity of any Administration of the General Government; nor do we believe ourfelves justifiable, as Representatives of the People, in eulogizing meafures, about which there is a great diversity of opinion.

We are not poffeffed of fufficient light, to fee the. wifdom of the policy that dictated the Embargo, as a meafure calculated to induce foreign Nations to an obfervance of our national Rights, without reforting to the defolations of War; nor do we confider a temporary abandonment of effential national Rights, by any means tending to promote the general welfare, or to maintain our national honor. We will never confent to furrender a fingle Right belonging to us, as a free and independent People; but will, at all times, co-operate with the Administration, to the utmost extent of our power, in refisting encroachments, infult, and oppression, from every foreign Power.

> THOMAS CAMPBELL, WILLIAM MILLER, JONAS PRESTON, AMOS SLAYMAKER, ISAAC WAYNE.

On motion,

The further confideration, in Committee of the Whole, of the Refolution inftructing our Semators in Congress, &c. to procure information on the state of public defence, was postponed for the present.

Adjourned, till 11 o'clock tomorrow morning.

Friday, December 23, 1808.

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Mr. Irifh prefented the petition of the Minister, Churchwardens, and Vestrymen of Trinity Church, in Pittsburg, praying that they may be enabled to raife, by way of Lottery, the sum of 4000 dollars, to enable them to pay the Debts arising from the building the faid Church, and to finish the same; and the faid petition was twice read, and referred to Mr. Irish, Mr. Wayne, and Mr. Mayer, to confider and report thereon.

The Clerk of the House of Representatives presented, for fignature, the Bill, entitled, "An Act fupplementary to an Act, entitled,. "An Act to raife, by Way of Lottery, the Sum of 7000 Dollars, to enable the Company, for the Promotion of the Cultivation of Vines, to pay their Debts, and accomplish the Objects of their Affociation; and 2000 Dollars, for erecling a Schoolboufe near Summonytown, in Montgomery County."

And the "Refolution for the Distribution of certain Laws, of the United States."

He informed, that the House of Representatives have concurred in the amendments, by Senate, to the "Refolutions approbating the Measures of the General Government."

And he presented an extract from the Journal of the House of Representatives.

The Speaker figned the Bill and Resolution presented for Signature.

The extract from the Journal of the Houfe of Representatives was read, as follows, to wit:

" In the Houfe of Representatives.

Dec. 23, 1808.

"Refolved, That a Committee be appointed, to unite with a Committee of the Senate, if the Senate shall appoint fuch a Committee, to burn the several emisfions of Paper Money, belonging to the different States, received into the Treasury of the State at too late a period to have it exchanged; and which has become uselefs, and mostly barred by Acts of Limitation, and now remain in possession of the Treasurer. And,

"Ordered, That Meffrs. Ogle, Odenheimer, and Mitchell be faid Committee."

Moved by Mr. Weaver and Mr. Roberts,

That a Committee be appointed, to join the Committee of the Houfe of Reprefentatives, for the purpole expressed in the faid extract.

Whereupon,

On motion of Mr. Wayne and Mr. Borrows,

The further confideration of the fubject was postponed for the prefent.

Mr. Laird, from the Committee appointed for that purpofe, made report, That, in conjunction with the Committee of the Houfe of Reprefentatives, they had compared, and prefented to the Governor for his approbation, the Bill, entitled, "An Act fupplementary to an Act, entitled, An Act to raife, by Way of Lottery, the Sum of 7000 Dollars, to enable the Company, for the Purpofe of promoting the Cultivation of Vines, to pay their Debts, and accomplifh the Objects of their Affociation; and 2000 Dollars, for erecting a Schoolboufe near Sommonytown, in Montgomery County;" and, two Refolutions, to wit: "The Refolution for the Diftribution of certain Laws of the United States.

"The Refolution approbatory of the Measures of the General Government."

On motion of Mr. Brady and Mr. Udree,

Agreed, That, when Senate adjourn, the adjournment be till half after 4 o'clock in the afternoon of the day to which, by Joint Refolution, the two Houfes have agreed to adjourn.

Whereupon,

Adjourned till half past 4 o'clock in the afternoon, of the 2d of January next.

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Monday, January 2, 1809. IN THE AFTERNOON.

Mr. Weaver prefented two petitions, of a fimilar tenor, from a number of the inhabitants of Greene county, flating that, as the county is finall, and the bufinels in the Courts of Law not fo great, as to render it neceffary to hold four Courts yearly; and as the expences are very confiderable, befides the inconvenience to thofe who are under the neceffity of attending them; they therefore pray, that the Courts of Qurter Seffions, and Common Pleas, for the county, may be held but three times in the year; and the faid petitions were twice read, and referred to Mr. Weaver, Mr. Brady, and Mr. Erwin, to confider and report thereon.

Mr. Brady prefented the petition of the Subscribers thereto, inhabitants of Hempfield township, Westmoreland county, stating that the Petitioners have built a Schoolhouse, on a small piece of vacant land, in the faid township and county, containing about 14 acres; and praying that the Officers of the Land-office may be authorised and directed, by Law, to grant a Warrant and confirm Title to the faid land, in certain polfons, and their successors, as Trustees, for the use of the faid School, free of office-fees, and purched support. And the faid petition was twice read, and related to Mr. Brady, Mr. Lattimore, and Mr. Laird, to confider and report thereon.

Mr. Lacock prefented the petition of Arthur Eckles, ftating that he voluntarily entered the fervice of his Country, in the year 1775; that he was in feveral skirmishes and engagements with the British, during three years and upwards; after which, he went upon two expeditions against the Indians. For all which fervices he received but little pay, and that in depreciated currency. That he is now advanced in years, and afflicted with infirmities, which have been increafed by an accident he met with near the close of the American War. He therefore prays legislative affistance. And the faid petition was twice read, and referred to the Committee to whom had been referred, on the 13th of last month, the petitions of Nicholas Blake and others, to confider and report thereon.

The Speaker laid before the Senate a letter from the Register-general, inclosing a list of the Certificates of unfunded debt, iffued and redeemed within the year 1808; a statement of the expenditure of the appropriation for Clerkhire, in the office of the Register-general; and a detailed account of the difburfements, for the contingent expences of the faid office, from January 1, 1808, to January 1, 1809. And the faid letter and documents were read, and

Laid upon the table.

The following is an abstract of the faid documents:

The amount of appropriation, for Л. С. the redemption of unfunded Certificates, 600 The amount of unfunded debt Certi-

cates, islued and redeemed,

415 66 Iffued in July, 1807, and redeemed 27 43

in 1808.

Leaving a balance, unexpended, of

156 91

9

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THE SENATE.

By the Register-general's report to Senate, January 1, 1808, there was then an unexpended ba- lance, of the appropriation for	D. C.
Clerkhire, of	268 6 6
The permanent appropriation is The extra appropriation for 1 year,	368 66 866 66
per Act of March 28, 1808,	600
Of which there has been paid, to	1835 32
R. M. Crain,	715 33
To G. Weaver,	740 33 1455 66
	and the second

Leaving a balance, to compensate

Clerks till the 1ft of April next, 379 66 The amount of the difburfements, for the contingent expences of the Register-general's office, from January 1, 1808, to January 1, 1809, including office-rent, &c. 240 dollars and 84 cents.

On motion of Mr. Wayne and Mr. Roberts,

Eleven o'clock in the morning was continued, as the hour of the meeting of the Senate, until otherwife directed.

Adjourned, till 11 o'clock tomorrow morning.

Tuesday, January 3, 1809.

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Mr. Borrows prefented the petition of William M'Murray, now an inhabitant of Centre county, flating that he ferved his Country, during the revolutionary War with Greatbritain, as a Sergeant, in the first regiment of Pennfylvania Riflemen; in which capacity he was wounded, at the battle of Paoli, and was difcharged the fervice, on account of rheumatic pains and deafnefs, occasioned by hardships which he endured in the army. That he afterwards (his health being fomewhat repaired) entered as a Marine on board the armed ship South-carolina; in which he was taken

prifoner, and confined in the prifon-fhip called the Old Jerfey; where, in common with many others, he fuffered very fevere hardfhips; the effects of which, together with old age, have rendered him unable to fupport himfelf and a large family: He therefore prays the Legiflature to grant him an annuity, or fome other relief. And the faid petition was twice read, and referred to the Committee to whom had been referred, on the 13th of laft month, the petitions of Nicholas Blake and others, to confider and report thereon.

Mr. Weaver prefented the petition of William Mitchell, of Bucks county, flating that, at the laft Seffion of the Legiflature, a Bill in his favor was poftponed, by the Senate, for want of further information, which he hoped it would be in his power to obtain from England, previoufly to the prefent Seffion; but, owing to the circumflances of the times, his hopes have not been realized. He hath, however, obtained information which was not in his poffeffion laft year; and which he trufts will be fatisfactory. And the faid petition was twice read, and referred to Mr. Weaver, Mr. Roberts, Mr. Bright, Mr. Brady, and Mr. Lacock, to confider and report thereon.

The Speaker laid before the Senate a Report, from the Secretary of the Land-office, exhibiting a detailed flatement of the expences of that office, for the laft year; which was read, and

Laid upon the table.

From this Report, it appears, that the extra appropriation of 1000 dollars, for Clerkhite in that office, hath been diffributed as follow, to wit:

То	DAVID	Reyner,	400	Dolls.	per	annum.
		Ellicott,	400		-	
	Ephra	IM MORTON,	136			
	GEORG	e Worral	64			
				1000		

And that the expenditures for the incidental expences of the office, including flationary, office-rent, poftage, &c. for the last year, amounted to 674 dollars and 15 cents.

Adjourned, till 11 o'clock tomorrow morning.

Wednesday, January 4, 1809.

Mr. Laird prefented the petition of feveral inhabitants of Northumberland county, proposing the town of Northumberland, in the faid county, as an eligible place for the Permanent Seat of Government; and the faid petition was twice read, and referred to Mr. Laird, Mr. Heston, Mr. Lacock, Mr. Mitchell, and Mr. Hiester.

Agreeably to order,

The Refolution, relative to the fixing the Permanent Seat of Government, read on the 15th of laft month, was again read; and,

On motion of Mr. Mitchell and Mr. Weaver,

Referred to the Committee, to whom was referred the petition from Northumberland county on that fubject.

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read, as follows, to wit:

To the Senate and Houfe of Reprefentatives, of the Commonwealth of Pennfylvania.

GENTLEMEN,

I have this day approved and figned the following Acts and Refolutions of the General Affembly, and directed the Secretary to return them to the Houfe of Reprefentatives, in which they originated:

1. An Act fupplementary to an Act, entitled, "An Act to raife, by Way of Lottery, the Sum of 7000 Dollars, to enable the Company, for the Purpofe of promoting the Cultivation of Vines, to pay their Debts, and accomplish the Objects of their Affociation; and 2000 Dollars, for erecting a Schoolhoufe near Sommonytown, in the County of Montgomery."

2. Refolution, directing the mode of diffributing the Laws of the United States, passed at the fecond Setfion of the Ninth Congress, and the fucceeding Laws of Congress, which may become the property of this State.

3. Refolution approbating the measures of the General Government, in their endeavors to preferve peace with foreign Nations; and expressive of a determina-

tion to support the Government, in the maintenance of our national rights.

SIMON SNYDER.

Lancaster, Dec. 24, 1808.

The Clerk of the House of Representatives presented, for concurrence the Bill, entitled, "An Act authorising Thomas M'Kean Thompson to fell and convey, in Fee Simple, a certain Intercst in a Tract of Donation-land therein mentioned;" which was read the first time.

Adjourned, till 11 o'clock tomorrow morning.

Thurfday, January 5, 1809.

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Mr. Preston presented the petition of the Subscribers thereto, Legatees and Heirs of the eftate of Edward Woodward, late of the township of Middletown, in the county of Delaware; and allo the Guardians of the minor Daughters of the faid deceafed; flating that a plantation, containing about 80 acres, was bequeathed to his five Daughters, by the faid Woodward, to be equally divided amongst them. That the faid property does not produce more than two per cent on what the Petitioners deem its real value; and will yearly become lefs productive, by reafon of the decay of the buildings. That, as three of the Daughters are minors, a fale of the faid eslate cannot be effected, without the interference of the Legislature. They therefore pray to be enabled to make fale thereof. And the faid petition was twice read, and referred to Mr. Prefton, Mr. Bright, and Mr. Stevenson, to confider and report thereon.

The Speaker laid before the Senate a letter from William Findlay, State Treafurer, communicating a detailed flatement of the contingent expences of the Treafury-office, during the laft year (amounting to 262 dollars and 56 cents) and foliciting a reappointment; and the fame were feverally read, and

Laid upon the table.

Mr. Lacock, from the Committee to whom were referred, on the 13th and 17th of last month, the pe-

titions of Joshua Bear, and William Wilson, on leave now given, reported the Bill, entitled, "An Act authorising John Sharp, acting Administrator of John Sutton, deceased, to make and execute certain Titles to Land therein mentioned;" which was read the first time.

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read, as follows, to wit:

To the Senate, and House of Representatives, of the Commonwealth of Pennsylvania.

GENTLEMEN,

I fend you enclosed a copy of the refignation of Samuel Maclay, Efquire, of his feat in the Senate of the United States, prefented to me this day. To you, Gentlemen, it pertains to fupply the vacancy in the Senate of the United States, agreeably to the Laws of this Commonwealth, in fuch cafe made and provided.

SIMON SNYDER.

Lancaster, Jan. 4, 1809.

Lancaster, Jan. 4, 1809.

SIR,

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In difcharge of the duties which devolved on me, in confequence of my election, by the Legiflature of the State, I have differed in opinion with a majority of those with whom I had the honor of acting, in the Senate of the United States; and, it appears, with the Legiflature of Pennsylvania. It therefore becomes my duty, to give them an opportunity of electing a Man, who will act in conformity to their wishes, in the Councils of the Nation. I therefore beg leave to refign my feat in the Senate of the United States.

I am, Sir, with due regard, Your Excellency's obedient Humble Servant.

S. MACLAY.

His Excellency SIMON SNYDER, Efq. Governor of Pennfylvania.

On motion of Mr. Lacock and Mr. Hefton,

The Senate proceeded to the nomination of Candidates, to supply the vacancy occasioned by the faid refignation.

Whereupon,

Mr.	Weaver	nominated	Michael Leib.
Mr.	Lacock,		John D. Coxe.
Mr.	Roherts,		Thomas Leiper.
Mr.	Preston,		Joseph Hemphill.
Mr.	Sommer,		William Jones.

And Mr. Preston was appointed Teller, to officiate, on the part of the Senate, at the election of Senator.

On motion of Mr. Roberts and Mr. Doty,

The following Resolution was twice read, confidered, and adopted, viz.

Refolved, That a Committee be appointed, to meet a Committee of the Houfe of Representatives, to fix upon the time for choosing a Senator, to represent this State in the Senate of the United States, in the room of Samuel Maclay, refigned, agreeably to the provifions of the Act, entitled, "An Act to prescribe the Times, Places, and Manner of choosing Senators, to represent this State in the Senate of the United States; and make report.

Ordered, That Mr. Roberts, Mr. Doty, and Mr. Wayne be the Committee. And, that the Clerk acquaint the Houfe of Reprefentatives accordingly.

On leave given, Mr Roberts read a Bill, in his place, and, by pernifilion, prefented the fame to the Chair, entitled, "An Act to enable the Governor to incorporate a Company, for making an Artificial Road from the Philadelphia and Lancaster Turnpike Road, near the Schuylkill Permanent Bridge, through Darby and Chefter, to the Delaware State Line;" which was read the first time.

Agreeably to order,

The Bill, entitled, "An Act to enable the Administrators of Henry Lennox Sheppard, late of the County of Westmoreland, deceased, to convey Certain Lots of Ground to the Purchasers thereof;" was read the fecond time.

Whereupon,

The Senate refolved itfelf into a Committee of the Whole, Mr. Laird in the chair, for the further confideration thereof.

And, after some time,

The Committee rofe, and reported the Bill without amendment.

On motion of Mr. Brady and Mr. Lacock,

The faid Bill was read the fecond time, as reported by Committee of the Whole, confidered by Section, and agreed to.

The Preamble and Title having been agreed to, Ordered, That the faid Bill be prepared for the third reading.

The Clerk of the Houfe of Representatives presented three feveral extracts from the Journal of that House; and, for concurrence, the Bill, entitled, "An Act granting a Tract of Donation-land to Micbael Sechler, a Soldier in the late War;" which was read the first time.

The extracts from the Journal of the House of Reprefentatives were feverally read as follow, viz.

" In the Houfe of Representatives.

Jan. 4, 1809.

"On motion of Mr. Ogle, seconded by Mr. Gordon,

"The Houfe proceeded to the nomination of Candidates, to fupply the vacancy occafioned, in the Senate of the United States, by the refignation of Samuel Maclay.

Whereupon,

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Mr. Spangler	nominated	Michael Leib.
Mr. Gordon,	•	William Jones.
Mr. O'Brien,		Chandler Price.
Mr. Trevor,		Thomas Leiper.
Mr. Darlington	,	George Lattimore.
" In the H	House of Rep	resentatives.
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"On motion of Mr. Bucher, feconded by Mr. Wallace,

"Mr. Piper was appointed Teller, on the part of this Houfe, to officiate at the election of a Senator, to fupply the vacancy occasioned by the refignation of Samuel Maclay, in the Senate of the United States."

" In the House of Representatives.

Jan. 5, 1809.

"Refolved, That a Committee be appointed, o meet a Committee of the Senate to fix upon the time for choofing a Senator, to reprefent this State in the Senate of the United States, in the room of Samuel Maclay, refigned, agreeably to the provisions of the Act, entitled, "An Act to prescribe the Times, Places, and Manner, of choosing Senators, to represent this State in the Senate of the United States;" and make report. And,

"Ordered, That Meffrs. M'Clure, Shearer, and Wallace be the Committee."

Agreeably to order,

The Bill, entitled, "An Act granting to Abraham Faith the Depreciation of his Pay, as a Soldier," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Sommer in the chair, for the further confideration thereof.

And, after some time,

The Committee rofe, reported progrefs, and had leave to fit again tomorrow.

Agreeably to order,

The Bill, entitled, "An Act to incorporate the Western Missionary Society," was read the second time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Wayne in the chair, for the further confideration thereof.

And, after fome time fpent therein,

The Committee role, and reported the faid Bill with amendments; which were read as reported.

Adjourned, till 11 o'clock tomorrow morning.

Friday, January 6, 1809.

Mr. Weaver, from the Committee to whom was referred, on the 17th of last month, the 7th item of the report of unfinished Business, viz. "The Reform of Public Offices," on leave now given, reported, in part, the Bill, entitled, "An AEt to abolish the Office of Comptroller-general, and for other Purposes;" which was read the first time. Mr. Roberts, from the Committee to whom was referred, on the 13th of last month, the petition of the Subscribers thereto, inhabitants of the counties of Philadelphia and Montgomery, on leave now given, reported the Bill, entitled, "An Act to authorise and direct the Governor to incorporate a Company, for erecting a Permanent Bridge over the River Schuylkill, opposite the Flatrock, in the County of Philadelphia;" which was read the first time.

Mr. Rahm laid before the Senate the Propofals of the Commiffioners of Dauphin county; alfo, of Abraham Huy, Christian Kunckle, and William Maclay; to induce the Legislature to remove the Seat of Government to Harrisburg.

The Commissioners offer the Courthouse of the faid county, together with four large rooms attached thereto, for the use of the Legislature, until suitable Buildings can be erected.

Abraham Huy offers 150 acres of land, fituate about a mile above Harrifburg, for one hundred dollars per acre.

Christian Kunckle offers 213 acres of land, adjoining the foregoing, at 120 dollars per acre.

William Maclay offers to lay out 100 lots of ground, or more, if neceflary, adjoining the town of Harrifburg.

And the faid Propofals were feverally read, and referred to the Committee appointed on the fubject of the Removal of the Seat of Government.

The Bill, entitled, "An Act to enable the Adminifirators of Henry Lennox Sheppard, late of the County of Westmoreland, deceased, to convey certain Lots of Ground to the Purchasers percof," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information, that Senate have paffed the faid Bill, without amendment.

The Bill, entitled, "An Act to incorporate the Western Missionary Society," was read the second time, as reported by Committee of the Whole, confidered by Section, and agreed to.

The Title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Clerk of the Houfe of Reprefentatives prefented, for concurrence, the Bill, entitled, "An Act authorifing the Governor to appoint an Auctioneer, for the District of Southwork and the Townships of Moyamensing and Passy and the "Resolution for the Distribution of certain Laws of the Commonwealth;" which were read the first time.

Agreeably to order,

The Bill, entitled, "An Act authorifing a Review of the State Road, leading from Beavertown, in the County of Beaver, to Waterford, in the County of Erie, fo far as the fame lies in Beaver and Mercer Counties," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. M'Arthur in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and had leave to fit again, on Monday next.

On motion,

The further confideration, in Committee of the Whole, of the Bill, entitled, "An Act granting to Abrabam Faith the Depreciation of his Pay, as a Soldier," was postponed for the present.

On motion of Mr. Mitchell and Mr. Lacock,

The following Refolution was twice read, confidered, and adopted :

Refolved, That the Clerk of Senate procure, for the use of Senate, one copy of the late edition of Howell's Map of Pennsylvania; one copy of Bradley's Map of the United States; and one copy of the latest and most approved Maps of Europe.

On motion of Mr. Laird and Mr. Lacock,

The following Refolution was twice read, confidered, and adopted, viz. Refolved, That a Committee be appointed, to confider and report a mode of carrying into effect Section 9, of Article 1, of the Conftitution of this Commonwealth, relative to the clafification of the Senators returned under the last Enumeration.

Ordered, That Mr. Laird, Mr. Mitchell, and Mr. Brady be the Committee.

Adjourned, till 11 o'clock tomorrow morning.

Saturday, January 7, 1809.

Mr. Roberts, from the Committee appointed for that purpole, made the following report:

The Committee appointed, on the 5th of this month, to meet a Committee of the House of Representatives, to fix the time for choosing a Senator, to represent this State in the Senate of the United States, in the room of Samuel Maclay, refigned, report;

That they have performed the fervice, and have jointly agreed to recommend to their refpective Houfes Monday, the 9th day of this inftant, at the hour of 12.

Whereupon,

On motion, and by fpecial order,

The faid report was again read, confidered, and adopted.

Ordered, That the Clerk acquaint the House of Representatives thereof.

Mr. Weaver, from the Committee to whom was referred the 7th item of the report of unfinished Business, viz. "The Reform of Public Offices," on leave now given, made final report, by a Bill, entitled, "An Act abolishing the Offices of Receiver-general and Master of the Rolls, and transferring the Duties therein performed to other Offices, and for other Purpoles;" which was read the first time.

Mr. Roberts, from the Committee to whom was referred, on the 20th of last month, the report of the Secretary of the Land-office on the state of his office, on leave now given, reported the Bill, entitled, "An Act to regulate the Iffuing of Patents for Donation-land;" which was read the first time.

On motion,

Ordered, That Mr. Doty be the Teller, to officiate on the part of the Senate, at the election of State Treasurer, on Tuesday next; and that the Clerk inform the House of Representatives thereof.

The Clerk of the House of Representatives prefented two several extracts, from the Journal of that House, which were read, as follow, viz.

" In the Houfe of Reprefentatives. Jan. 7, 1809.

" On motion,

"Ordered, That Mr. Moore be appointed Teller, on the part of the Houfe of Reprefentatives, to officiate at the election of State Treasurer, on Tuefday next."

" In the Houfe of Reprefentatives. Jan. 7, 1809.

"The report of the Committee, appointed to meet a Committee of Senate, to fix the time of choofing a Senator in the Senate of the United States, in the room of Samuel Maclay, refigned, was twice read, confidered, and adopted."

The Bill, entitled, "An Act to incorporate the Western Missionary Society," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be presented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act authorifing Thomas M'Kean Thompson to fell and convey, in Fee Simple, a certain Interest in a Tract of Donation-land, therein mentioned," was read the fecond time, confidered by Section, and agreed to.

Ordered, That it be prepared for the third reading.

Adjourned, till 11 o'clock Monday morning.

Monday, January 9, 1809.

Mr. Miller, prefented the petition of Alexander Ruffell, stating that he ferved his Country in the late revolutionary War, in the feveral capacities of Ensign, First and Second Lieutenants, in the 7th Pennsylvania Regiment; for which fervice he did not receive any clothing, depreciation of pay, or other adequate compensation: He therefore prays relief. And the faid petition was twice read, and referred to Mr. Miller, Mr. Brady, and Mr. Weaver, to confider and report thereon.

Mr. Dorfey prefented the memorial of the Board of Health, flating that the Lazaretto, and City Hofpitals, which are occupied under the direction of the Board, for fecuring the city and port of Philadelphia from the introduction of peftilential and contagious difeafes, have lately been affeffed, in common with the eftates of individuals, and a demand of upwards of fifty dollars made for the taxes of the prefent year: The Board therefore pray, that the Lazaretto and City Hofpitals may be exempted from taxation. And the faid memorial was twice read, and referred to Mr. Dorfey, Mr. Mitchell, Mr. Bright, Mr. Stevenson, and Mr. Prefton, to confider and report thereon.

The Clerk of the Houle of Reprefentatives prefented, for concurrence, the Bill, entitled, "An Act for the Relief of Casper Shaffner;" which was read the first time.

The Bill, entitled, "An Act authorifing Thomas M'Kean Thompfom, to fell and convey, in Fee Simple, a certain Interest in a Track of Donation-land, therein mentioned," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have passed the faid Bill, without amendment.

The Bill, entitled, " An Act authorifing John Sharp, acting Administrator of John Sutton, deccased, to make and execute certain Titles to Land therein mentioned," was read the fecond time, confidered by fection, and agreed to.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

· On motion,

The further confideration, in Committee of the Whole, of the Bill, entitled, "An Act authorifing a Review of the State Road, leading from Beavertown, in the County of Beaver, to Waterford, in the County of Erie, fo fur as the fame lies in Beaver and Mercer Counties," was postponed for the present.

The Bill, entitled, "An Act authorifing the Governor to appoint an Auctioneer, for the Diffrict of Southwark, and the Townships of Moyamensing and Passyunk,", was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Prefton in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and had leave to fit again on Monday, the 23d of this month.

A Committee of the Houfe of Reprefentatives, being introduced, informed the Senate, that the chamber of the Houfe of Reprefentatives " is now ready to receive the Members of the Senate, for the purpofe of proceeding to the election of a Senator, to reprefent this State in the Senate of the United States, in the place of Samuel Maclay, refigned."

Whereupon,

On motion of Mr. Weaver and Mr. Mitchell,

The Senate proceeded to the chamber of the House of Representatives.

And, after fome time,

Returned to their own chamber; when

Mr. Prefton, Teller on the part of the Senate, made the following report:

That, at a meeting of the Members of the two Houfes, in the chamber of the Houfe of Reprefentatives, an election was held, agreeably to Law, for the purpole of chooling a Senator of the United States, to fupply the vacancy occasioned by the refignation of Samuel Maclay; and, on counting the votes, it appeared that Michael Leib, of the county of Philapelphia, was duly elected.

The following is a flate of the poll:

Meffrs. Lane (Speaker) Blocher, Borrows, Bright, Dorfey, Doty, Grefs, Hefton, Hiefter, Irifh, Lacock, Laird, Lattimore, M'Arthur, Mitchell, Palmer, Rahm, Rankin, Roberts, Stevenson, Udree, and Weaver, of the Senate; and

Meffrs. Albright, Banks, Brown, Bucher, Colmery, Dale, Davis, Dechert, Dingman, Dyfart, F. Evans, Grafius, Griffin, Grofs', Hanna, Herrington, Humphreys, Hyneman, Jordan, Lawrence, Machan, Maclay, M'Call, M'Clure, A. M'Farland, J. M'Farland, Mechling, Mitchell, Montgomery, Moore, Murray, Nace, Newhard, O'Brien, Odenheimer, Ogle, Orr, Patterfon, Pearfon, Pepfer, Phillips, Piper, Ralfton, Rankin, Rhoads, Rupert, Satterlee, Shearer, Sheetz, Shulze, Sloan, I. Smith, R. Smith, Snyder, Spangler, Starne, Starrett, C. Tarr, G. Tarr, Tod, Trevor, Wallace, Weber, Weifs, Wilfon, Weygandt, and Engle (Speaker) of the Houfe of Reprefentatives; voted for Michael Leib.

Meffrs. Erwin and Wayne, of the Senate; and

Meffrs. Bethel, Bull, Darlington, Dorrance, Funk, Hulme, Kelton, Maxwell, Miner, and C. Smith, of the House of Representatives; voted for George Lattimore.

Meffrs. Miller, Preston, and Slaymaker, of the Senate; and

Meffrs. Baily, Gettys, Gifh, Kimmel, M'Sherry, Ramfey, T. Smith, and Trimble, of the Houfe of Representatives; voted for Joseph Hemphill.

Meffrs. Brady and Sommer, of the Senate; and

Messirs. Gordon and M'Nair, of the House of Representatives; voted for William Jones.

Mr. Mayer, of the Senate; and

Meffrs. G. Evans, J. Evans, and Leib, of the Houfe of Representatives; voted for John D. Coxe.

So it appeared that	MICHAEL LEIB had		votes.
	GEORGE LATTIMORE,	12	
	Joseph Hemphill,	II	
•	John D. Coxe,	4	
	WILLIAM JONES,	4	
	-	-	

Total 120

The Teller further reported,

That four leveral certilicates of faid election were figned by the Speaker of the Senate, as Pefident of the Joint Meeting of the Members of both Houfes; two of which were retained by the Clerk of the Senate; one of which to be transmitted to the Prefident of the Senate of the United States; the other to be transmitted to the perfon elected; the 3d was delivered to the Clerk of the Houfe of Reprefentatives, to be entered on the Journal of that Houfe; and the 4th is now prefented to Senate, to be preferved among the records thereof, and entered upon their Journal.

The certificate was read as follows, viz.

I do hereby certify, that the Members of the Senate and the Members of the Houfe of Reprefentatives, of the General Affembly of the Commonwealth of Pennfylvania, having affembled in the Reprefentatives' chamber, in conformity to the Law, entitled, "An Act to preferibe the Times, Places, and Manner of choofing Senators, to reprefent this State in the Senate of the United States," patied the 5th day of February, 1802, did, by a majority of votes of the Members prefent, choofe Michael Leib, of the county of Philadelphia, to fupply the vacancy occafioned by the Refignation of Samuel Maclay, Elq. in the Senate of the United States; and the faid Michael Leib is hereby, accordingly, declared to be duly cholen a Senator, to reprefent the faid Commonwealth in the Senate of the United States.

Witnefs my hand, this 9th day of January, 1809.

P. C. LANE, President.

JONAS PRESTON, Teller on the part of the Senate.

WILLIAM PIPER, Teller on the part of the House of Representatives.

Attcft.

On motion of Mr. Roberts and Mr. Doty,

Agreed, That, when Senate adjourn, the adjournment be till 10 o'clock tomorrow morning.

Whereupon,

Adjourned, till 10 o'clock tomorrow-morning.

Tuesday, January 10, 1809.

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Mr. Sommer, on leave given, read a Bill in his place, and, by permiffion, prefented the fame to the Chair, entitled, "An Act fupplementary to an Act to provide for the Settlement of Public Accounts, and for other Purpofes therein mentioned;" which was read the first time.

On motion, and by fpecial order,

The faid Bill was read the fecond time, confidered by fection, and agreed to.

Ordered, That it be prepared for the third reading. The Bill, entitled, "An Act authorifing John Sharp, acting Administrator of John Sutton, deceased, to make and execute certain Titles to Land therein mentioned," was read the third time.

Whereupon;

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the Houfe of Reprefentatives, for concurrence.

On motion, and by unanimous confent,

The Bill, entitled, "An Act supplementary to an Act to provide for the Settlement of Public Accounts, and for other Purposes therein mentioned," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Representatives, for concurrence.

On motion of Mr. Lacock and Mr. Mitchell,

The report of the Judges of the Supreme Court, read on the 10th of last month, was again read, and referred to the Committee to whom was referred, on the 10th of last month, the 4th item of the report on the Governor's address.

The Clerk of the House of Representatives returned the Bill, entitled, "An Act supplementary to an Act to provide for the Settlement of Public Accounts, and for other Purposes therein mentioned;" and informed that the House of Representatives have passed the same, without amendment.

And, after some time,

The Cler!: of the Houfe of Reprefentatives prefented the faid Bill, for fignature.

Whereupon,

The Speaker figned the fame.

Mr. Laird, from the Committee appointed to compare Bills, and present them to the Governor, for approbation, made report;

That the Committee, in conjunction with the Committee of the House of Représentatives, had this day presented to the Governor, for his approbation, the Bill, entitled, "An Act fupplementary to an Act to prowide for the Settlement of Public Accounts, and for other Purposes therein mentioned."

On motion of Mr. Wayne and Mr. Doty, The Senate adjourned, for half an hour.

SAME DAY.

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, viz.

To the Senate and Houfe of Reprefentatives of the Commonwealth of Pennfylvania.

GENTLEMEN,

I have this day approved and figned the following Act of the General Affembly, and directed the Secretary to return the fame to the Houfe in which it originated.

"An Act fupplementary to an Act to provide for the Settlement of Public Accounts, and for other Purpofes therein mentioned."

SIMON SNYDER.

Lancaster, Jan. 10, 1809.

The Speaker laid before the Senate, a letter from the Secretary of the Commonwealth, informing that he had transmitted to the House of Representatives, "fundry depositions, interrogatories, and croff-examinations," in the case of Edward D. Corfield, one of the Justices of the Peace for the county of Philadelphia; and the fame was read, and

Laid upon the table.

The Clerk of the House of Representatives presented, for fignature, the Bill, entitled, "An Act to enable the Administrators of Henry Lennox Sheppard, late of the County of Westmoreland, deceased, to convey certain Lots of Ground to the Purchasers thereof."

Whercupon,

The Speaker figned the faid Bill.

A Committee of the Houle of Representatives, being introduced, informed Senate, that the chamber of the House of Representatives " is now ready to receive the Senate, in order to go into a Joint Meeting, for the purpose of electing the State Treasurer for the ensuing year."

Whereupon,

The Senate proceeded to the chamber of the House of Representatives.

And, after some time,

Returned to their own chamber; when

Mr. Doty, Teller on behalf of the Senate, at the Election of State Treasurer, made report, as follows, viz.

That, at a meeting of the Members of the two Houfes, held this day, agreeably to Law, in the chamber of the Houfe of Reprefentatives, for the purpofe of choofing the State Treasurer, it appeared that William Findlay was unanimoufly re-elected—all the Members prefent, viz.

Meffrs. Lane (Speaker) Blocher, Borrows, Brady, Bright, Dorfey, Doty, Erwin, Grefs, Hefton, Hiefter, Irifh, Lacock, Laird, Lattimore, Mayer, M'Arthur, Miller, Mitchell, Palmer, Prefton, Rahm, Rankin, Roberts, Slaymaker, Sommer, Stevenson, Udree, Wayne, and Weaver, of the Senate; and

Meffrs. Albright, Baily, Banks, Bethel, Brown, Bucher, Bull, Dale, Darlington, Davis, Dechert, Dingman, Dorrance, Dyfart, F. Evans, G. Evans, J. Evans, Funk, Gettys, Gifch, Gordon, Grafius, Griffen, Groß, Hanna, Herrington, Hulme, Humphreys, Hyneman, Jordan, Kelton, Kimmel, Lawrence, Lcib, Lowry, Machan, Maclay, Maxwell, M'Call, M'Clure, A. M'Farland, J. M'Farland, M'Nair, M'Sherry, Mechling, Miner, Mitchell, Montgomery, Moore, Murray, Nace, Newhard, O'Brien, Odenheimer, Orr, Patterfon, Pearfon, Pepfer, Phillips, Piper, Ralfton, Ramfey, Rankin, Rhoads, Rupert, Satterlee, Schneider, Shearer, Sheetz, Shulze, Sloan, C. Smith, I. Smith, R. Smith, T. Smith, Spangler, Starne, C. Tarr, G. Tarr, Thompfon, Tod, Trevor, Trimble, Wallace, Weber, Weifs, Wilfon, Weygandt, and Engle (Speaker) of the Houfe of Reprefentatives—voting for William Findlay.

And that duplicate certificates of the faid Election had been made out, and figned by the Speaker of the Houfe of Reprefentatives, as Prefident of the Joint Meeting, according to Law.

Atteft.

EZRA DOTY, Teller on the part of the Senate.

ARTHUR MOORE, Teller on the part of the House of Representatives.

Adjourned, till 11 o'clock tomorrow morning.



Wednesday, January 11, 1809.

Mr. Lacock, from the Committee to whom was referred, on the 13th of last month, the petition of the Commissioners of Beaver county, on leave now given, reported the Bill, entitled, "An Act to alter and amend the Act, entitled, An Act to direct the Mode of felling unfeated Lands, for Taxes;" which was read the first time.

Mr. Prefton, from the Committee to whom was referred, on the 5th of this month, the Petition of the fubfcribers, Heirs and Legatees of Edward Woodward deceased, on leave now given, reported the Bill, entitled, "An Act for the Benefit of the Heirs of Edward Woodward, deceased;" which was read the first time. Mr. Laird, from the Committee to whom were referred, on the 4th and 6th of this month, the petition of the fubicribers thereto, of the town of Northumberland; the Refolution respecting the Removal of the Seat of Government; and the several proposals from Harrifburg, on the same subject; made the following report:

•

That the Committee have taken the fubject into cohfideration, and are ftrongly imprefied with the propriety and neceffity of fixing, permanently, the Seat of Government, at fome central and covenient place. The confined fituation of the Houfe now occupied by the Legiflature, the infecurity of the public records and papers of the Commonwealth, and the fcattered fituation of the public offices, in the opinion of the Committee, are confiderations which imperioufly call for a Permanent Seat of Government; that buildings may be erected, without delay, for the accommodation of the Legiflature, and fire-proof offices, for the prefervation and fecurity of the public records.

The Committee are well aware, that different interefts may produce different opinions, as to the local fituation to be agreed on for the above purpofe: But they apprehend, that the confideration of private intereft, orght not to be placed in competition with the more important and manly confideration, of general convenience.

The Committee are decidedly of opinion, that the Permanent Seat of Government, for this State, ought to be fixed at fome convenient place on the Sufquehanna river: And, among all the fituations which have been propofed, for that purpofe, they can conceive of no one which appears to combine fo many advantages, as the town of Northumberland. This town is fortunately fituated in the forks of the two navigable branches of the Sufquehanna river, affording very excellent water, hitherto free from any epidemic diforder, and commanding a moft beautiful profpect.

The intercourfe, between this place and the western part of the State of Newyork, is already confiderable, and daily increasing. The communication is easy, by water; and roads are made and making which will render the intercourfe, by land, very convenient, and the diffance very inconfiderable: And, fhould the Seat of Government eventually be fixed at this place, it would naturally draw a very great portion of the produce and trade of that Country, which would ultimately centre in Philadelphia.

But a more powerful argument still, in favor of Northumberland, is, that it is nearer the local centre of the State, than any other place proposed: And not only fo; but, from the rapid settlement of the vast bodies of fertile lands, to the north and west, this place must ultimately become the centre of population also. The Committee therefore offer the following Resolution:

Refolved, That a Committee be appointed to bring in a Bill, to fix the Permanent Seat of Government, for this State, at the town of Northumberland, in Northumberland county.

Ordered to lie on the table.

On motion of Mr. Lacock and Mr. Mitchell, The Senate adjourned, for half an hour.

SAME DAY.

The Clerk of the Houfe of Reprefentatives prefented, for fignature, the Bill, entitled, "An Act authorifing Thomas M'Kean Thompfon to fell and convey, in Fee Simple, a certain Interest in a Tract of Dontationland."

Whereupon,

The Speaker figned the faid Bill.

On motion of Mr. Lacock and Mr. Laird,

The following Refolution was twice read, confidered, and adopted, viz.

Refolved, That a Committee be appointed to inquire, and report to the Senate, the propriety of further ameliorating the Penal Laws of this Commonwealth.

Ordered, That Mr. Lacock, Mr. Palmer, and Mr. Sommer be the Committee.

Mr. Laird, from the Committee appointed to compare Bills, and prefent them to the Governor for his approbation, made report;

That, in conjunction with the Committee of the Houfe of Representatives, the Committee this day prefented to the Governor, for his approbation, the Bill, entitled, "An Act to enable the Administrators of Henry Lennox Sheppard, late of the County of Westmoreland, deceased, to convey certain Lots of Ground to the Purobasers thereof."

Adjourned, till 11 o'clock tomorrow morning.

Thursday, January 12, 1809.

:49:0:689:0:4::

Mr. Laird, from the Committee appointed, on the 19th of last month, to inquire and report the propriety of extending the powers of the Justices of the Peace, and Aldermen, to actions of trover, to the amount of ten dollars, on leave now given, reported the Bill, entitled, "An Act further to extend the Jurifdiction of the Aldermen, and Justices of the Peace, of this Commonwealth;" which was read the first time.

Mr. Dorfey, from the Committee to whom was referred, on the 14th of last month, the memorial of the Medical Profession of the University of Philadelphia, made the following report:

That the facts stated in the faid memorial, of the injuries effected by perfons in the medical practice, who are not qualified by the proper study or knowledge, or by having passed any proper examination, are unquestionable. And, inasmuch as that some of our sister States, sensible of the evils complained of, have passed Laws for the prevention of such practice; the Committee recommend the object of the memorialists to the attention of the Senate.

Ordered to lie upon the table.

Mr. Irish, from the Committee to whom was referred, on the 23d of last month, the Petition of the Minister, Churchwardens, and Vestrymen of Trinity Church, in Pittsburg, on leave now given, reported the Bill, entitled, "An Act to raise, by Way of Lottery, a Sum not exceeding 4000 Dollars, for the Use and Benefit of the Minister, Churchwardens, and Vestrymen of Trinity Church, in Pittsburg;" which was read the first time. On motion, and by fpecial order,

The report of the Committee, to whom was referred the memorial of the Medical Profession, was again read; and, being under confideration,

A motion was made by Mr. Lacock and Mr. Laird, *Refolved*, That a Committee be appointed, to bring in a Bill to regulate the practice of Physic.

On which motion the Yeas and Nays were required, by Mr. Roberts and Mr. Hefton; and, on the queftion being put, the Members voted as follow, to wit:

YEAS.	YEAS.	
Meffrs. Blocher,	Mess. Lattimore,	
Borrows,	Mayer,	
Brady,	Miller,	
Campbell,	Palmer,	
Dorfey,	Preston,	
Doty,	Rankin,	
Erwin,	Slaymaker,	
Grefs,	Sommer,	
Lacock,	Wayne. 19.	
Laird,		
NAYS.	NAYS.	
Messrs. Bright,	Meffrs. Rahm,	
Helton,	Roberts,	
Hiefter,	Stevenson,	
Irifh,	Udree,	

M'Arthur, Mitchell,

Lane (Speaker). 12.

Weaver,

Nineteen Yeas, and twelve Nays; by which it appeared that the queftion was determined in the affirmative.

Ordered, That Mr. Lacock, Mr. Laird, Mr. Prefton, Mr. Doty, and Mr. Palmer be the Committee for that purpose.

The Refolution, for the diftribution of certain Laws of this Commonwealth, was read the fecond time; and, being under confideration,

A motion was made by Mr. Lacock and Mr. Roberts,

To amend the Resolution, by inferting a provision for the procuring 6 copies for the use of the Senate, and 12 copies for the use of the House of Representatives; which was agreed to, and the Refolution, as amended, adopted.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Refolution, with an amendment (as above) in which the concurrence of that Houfe is requested.

Adjourned till 11 o'clock tomorrow morning.

Friday, January 13, 1809.

Mr. Wayne prefented the petition of Hugh Quay, of Chefter county, flating that he enlifted, as a Sergeant, in Captain Culbertfon's company, Colonel Montgomery's regiment, of Chefter county Flying Camp; that, in November following, he was taken prifoner, at Fort Wafhington, on York Ifland; that, after fuffering all the hardfhips which were incident to that time of fevere ftruggle for Independence, he was permitted to go home, on parole, in a debilitated and fuffering fituation; that he received only three months pay, which he deems infufficient; and therefore prays relief. And the faid petition was twice read, and referred to Mr. Wayne, Mr. Roberts, and Mr. Doty, to confider and report thereon.

Mr. Laird prefented the petition of the fubscribers thereto, Prefident and Judges of the Court of Common Pleas, Grand Jury, Commissioners, and inhabitants of the county of Northumberland, stating certain defects in the Road-laws, and suggesting alterations; and the faid petition was twice read, and referred to Mr. Laird, Mr. Rankin, Mr. Lattimore, Mr. Weaver, and Mr. Campbell, to consider and report thereon.

M1. Campbell prefented the petition of Frederick Rumell, of York county, praying for compensation for his fervant, who enlisted in Col. Hartley's regiment, in the Pennfylvania line, in the late Revolution; and the faid petition was twice read, and referred to Mr. Campbell, Mr. Heston, and Mr. Miller, to confider and report thereon. Agreeably to order,

The Bill, entitled, " An Act for the Relief of Cafper Shaffner," was read the second time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Borrows in the chair, for the further confideration thereof.

And, after fome time,

The Committee rofe, and reported the Bill, without amendment.

The Secretary of the Commonwealth prefented a meffage from the Governor, which, and the documents accompanying the fame, were feverally, read, as follows, viz.

To the Senate and Houfe of Reprefentatives, of the Commonwealth of Pennfylvania.

GENTLEMEN,

Agreeably to a requeft of his Excellency Robert Wright, Elquire, Governor of the State of Maryland, I fubmit to the refpective Houfes, copies of a Refolution of the General Affembly of that State, on the fubject of a proposed Amendment to the Constitution of the United States, relative to the manner of removing Senators of the United States from office; together with a copy of the Governor's letter.

SIMON SNYDER.

Lancaster Jan. 13, 1809.

COUNCIL CHAMBER.

Annapolis, Dec. 27, 1808.

SIR,

₹

Enclosed you will receive a copy of a Resolution of the General Assembly of Maryland, which I am requested to transmit to you.

I have the honor to be,

With great confideration,

Your most obedient fervant.

ROBERT WRIGHT.

By the Houfe of Delegates.

December 9, 1808.

Refolved, That the alteration proposed to the Conflitution of the United States, by a Resolution of the General Assembly of the State of Virginia, on the 9th

of February, 1808, fo as "to render the Senators, in the Congress of the United Sates, removable from office by the vote of a majority of the whole number of the Members of the refpective State Legislatures, by which the faid Senators have been or may be appointed ;" be, and the fame is hereby, difapproved by the Legislature of this State; and that the Senators and Reprefentatives in the Congress of the United States, from this State, be, and they are hereby, requested to oppose the faid alteration. And the Governor of this State is hereby requested to transmit to each of the Senators and Reprefentatives in Congress, from this State, a copy of this Refolution; and to the Executive of each State, a copy of the faid Refolution; that the fame may be fubmitted to the Legislatures of the feveral States, with a request to oppose the faid Resolution.

By Order.

J. BREWER, *Clk*.

BY THE SENATE.

Dec. 22, 1808.

Read, and affented to.

By Order.

T. RODGERS, Clk.

TRUE COPY.

Teft.

JOHN BREWER, Clk. House of Delegates. Adjourned, till 11 o'clock tomorrow morning.

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Saturday, January 14, 1809.

Mr. Brady, from the Committee to whom was referred, on the 2d of this month, the petition of the fubscribers thereto, inhabitants of Hempfield township, Westmoreland county, on leave now given, reported the Bill, entitled, "An Act vesting a Title to a small Piece of Land, in Hempfield Township, Westmoreland County, in certain Trustees and their Successfors, for the Use of a School;" which was read the first time.

The Clerk of the Houfe of Representatives informed the Senate, that the Houfe of Representatives have concurred in the amendments, by Senate, to the "Refolution for the distribution of certain Laws of this Commonwealth."

And he prefented, for concurence, the Bill, entitled, "An Act authorifing Jacob Kimmel and Abraham Konigmacher, of Lancaster County, to fell and convey certain Lands therein mentioned;" which was read the first time.

On motion,

Mr. Sommer and Mr. Lacock were added to the Committee, appointed on the 10th of last month, on the 4th item of the report on the Governor's addrefs, "relative to the Judiciary Establishment."

On motion of Mr. Lacock and Mr. Mitchell,

The following Refolution was twice read, confidered, and adopted, to wit:

Refolved, That Senate will proceed on Tuesday, the 24th instant, to the election of Bank Directors for the Pennsylvania and Philadelphia Banks; and that it be the order of that day.

The Bill, entitled, "An Act for the Relief of Cafper Shaffner," was read the fecond time, as reported by Committee of the Whole, yesterday.

The 1st and only fection being under cofideration,

After debate,

On motion of Mr. Roberts and Mr. Rahm,

The further confideration of faid Bill was postponed, for the prefent.

The Secretary of the Commonwealth prefented a meffage from the Governor (together with the documents therein referred to) which was read, as follows, viz.

To The Senate and Houfe of Representatives of the Commonwealth of Pennsylvania.

GENTLEMEN,

I have directed the Secretary to lay before you a copy of a citation, enclosed to me as Governor of Pennfylvania, arifing out of the cafe of Henry Miller • vs. William Nichols. Alfo, copies of letters from J. B. M'Kean, late Attorney-general of this Commonwealth, and A. J. Dallas, the United States' Attor-

THE SENATE.

ney for the District of Pennsylvania; together with copies of other papers, touching the premises. This being a novel case, I submit to your wisdom, to direct such proceedings as you may deem most expedient. From those documents, you will perceive the propriety of an early attention to the subject.

SIMON SNYDER.

Lancaster, Jan. 14, 1809.

The Documents referred to in the faid meffage were also read. And,

On motion of 'Mr. Lacock and Mr. Weaver, and by special order,

The faid meffage and documents were again read, and referred to Mr. Weaver, Mr. Erwin, Mr. Lacock, Mr. Grefs, and Mr. Sommer, to confider and report thereon.

The following is the letter of Joseph B. M'Kean, late Attorney-general, and his statement of the case, to wit:

Philadelphia, Jan. 6, 1809.

SIR,

I have the honor to enclofe a copy of a citation to the Commonwealth of Pennfylvania, which was ferved upon me a few days ago. There will be, I prefume, if there has not already been, a like citation ferved upon the Governor.

If it should be confidered expedient, or proper, that the Commonwealth should obey the citation, it will be necessary to instruct Counsel to attend, on the part of the State, as, without express directions, the Attorney-general would not confider himself authorised to appear for the Commonwealth, in obedience to the citation.

I enclose also a flatement of the material facts and proceedings, in the case of Henry Miller, for the use of the United States, versus William Nichols, that it may appear, in what manner, and to what extent, the State is interested.

The questions made in the caufe feemed to me of much importance, and to affect not only the interests, but the fovereignty, of the State; and are therefore re-

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fpectfully fubmitted to the confideration of the Governor.

I have the honor to be,

Sir,

Your most obedient fervant.

J. B. M'KEAN.

His Excellency SIMON SNYDER, Efq.

Henry Miller, for the use)

of the United States, In the Supreme Court of vs. Penniylvania.

William Nichols.

William Nichols, as Clerk of the Mayor's Court of the city of Philadelphia, received, for tavern-licences, from August, 1788, till August, 1794, large fums of money; and, upon the fettlement of his account, on the 22d of December, 1797, by the Register and Comptroller-general, stood indebted to the Commonwealth in 7894 dollars and 67 cents.

William Nichols appealed from this fettlement, by the Register and Comptroller, to the Supreme Court of Pennfylvania. The appeal was entered to March term, 1798; and judgment was afterwards, on the 6th day of December, 1802, entered for the Commonwealth, for the fum of 9987 dollars and 15 cents, being the amount of the balance, as stated by the Register and Comptroller, with interest to the time of figning the judgment.

Interest on the amount of the judgment, from the 6th of September, 1802, till payment, is claimed on the part of the State.

William Nichols was appointed Collector of the internal revenue of the United States, on the day of and became indebted to the United States in 29,271 dollars. On the 9th day of June, 1798, he executed a mortgage to Henry Miller, for the ufe of the United States, to fecure the payment of the fum due to the United States. An anticable fuit on the mortgage, by Henry Miller, for the ufe of the United States, verfus William Nichols, was entered to December term, 1800, in the Supreme Court of Pennfylvania; and a judgment was entered in favor of the Plaintiffs, as of the 27th of March, 1802, by agree-

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ment of the Attornies. An alias levari facias iffued to September term, 1803; and the mortgaged premifes were fold, and the purchase-money was paid, or secured to be paid, to the Sheriff, and has tince been paid into Court, on motion of Mr. Dallas, the District Attorney

On the 12th of May, 1802, William Nichols made a voluntary aflignment of all his effate, for the benefit of his creditors generally. This was deemed an act of Bankruptcy; and a commission of Bankrupt issued against him, on the 28th of May, 1802, and he was dechared a Bankrupt.

On the part of the Commonwealth, the Attorneygeneral contended, that the debt due to the Commonwealth fhould first be paid and fatisfied, out of the monies raifed by the fales of William Nichols' real estate; because, by the fettlement of William Nichols' account, by the Register and Comptroller-general, on the 22d of December, 1797, a lien was created on all the real estate of William Nichols throughout the State, by the express provision of the Act of Assembly, passed the 18th of February, 1785, section 12, entitled, "An Act to give the Benefit of Trial by Jury to the Public Officers of this State, and to other Persons who shall be proceeded against in a summary Manner, by the Comptroller of this State." 3d vol. State Laws, pages 9, 13. Carey's edition.

Mr. Dallas, the Attorney of the United States, for this District, contended :

1st. That a lien, on the real effate of William Nichols, was not effablished, by the settlement made by the Register and Comptroller-general, &c.

2d. That the United States had a priority in the payment of debts, in all cafes of infolvency, by virtue of the Act of Congress, passed the 3d day of March, 1797, entitled, "An Act to provide more effectually for the Settlement of Accounts, between the United States and the Receivers of Public Money." 3d vol. U. S. Laws, p. 421, f. 5.

The Attorney-general of the State infifted :

ist. That the lien was established by the fettlement of William Nichols' account, by the Register and Comptroller-general, &c.

2d. That the United States could not take priority of the State, in payment of debts; at all events, fo as to defeat a pre-existing right or lien of the State: And denied the constitutional power of Congress to pass an Act, to defeat or annul the pre-existing rights or liens of the State.

3d. That, if Congress had fuch power, the Act of the 3d of March, 1797, did not apply or extend to this cafe.

The Subject was first brought before the Supreme Court in December term, 1803. At that term, the first question was also made and argued, in the case of Smith versus Nicholson; and the Court unanimously decided, that fuch fettlement, by the Register and Comptroller-general, did create a lien on all the estate of the debtor throughout the State.

The fecond question was also then mentioned; but not fully argued; as it was near the close, if not the last day, of the term.

The monies arifing from the fales of Nichols' real. eftate were not then actually in Court; though argued to be fo confidered, for the purpole of bringing the question before the Court.

On the 21st of March, 1805, the Attorney for the State moved the Court for, and obtained, a rule to fhow caule, why the amount of the debt due to the Commonwealth should not be taken out of Court.

On the 22d of March, 1805, the Diftrict Attorney filed the fuggestion, of which a copy is annexed.*

* The United States vs. . } In the Supreme Court of Pennfylvania.

And now, to wit, this zzd day of March, in the year 1805, Alexander James Dalias, Attorney of the United States, for the Diftrict of Pennfylvania, comes here into Court, and fuggefits and gives the Court to be informed, that the Commonwealth of Pennfylvania ought not to be permitted to have and receive the money, levied and produced by virtue of the execution in the above fuit; becaufe the faid Attorney, on behalf of the United States, faith, that, as well by virtue of the faid execution, as of divers Acts of Congress, and particularly of an Act of Congress, entitled, " An Act to provide more effectually for the Settlement of Accounts, between the United States and the Receivers of Pub-lic Monies," approved the 3d March, 1797, the faid United States are entitled to have and receive the money aforefaid; and not the Commonwealth of Pennfylvania. A. J. DALLAS, Attorney, Uc.

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The queftion of priority was afterwards, in the fame term, argued by the Attorney-general, for the Commonwealth, and by the Diftrict Attorney, for the United States. The Judges took time to advife; and, on the 13th of September, 1805, the motion of the Attorney-general was granted, by the unanimous opinion of the Court.

The Diftrict Attorney sued out a writ of error, to the High Court of Errors and Appeals; and, after argument, in June, 1808, the writ of error was granted.

The Attorney-general contending :

ist. That a writ of error did not lie in this cafe, to reverse the order of the Supreme Court, made upon the motion of the Attorney-general, to take the debt due to the Commonwealth out of Court. And,

2d. If the writ of error would lie, there was no error in the record.

Upon the remittitter of the record to the Supreme Court, the District Attorney prefented to the Chief Justice a writ of error to the Supreme Court of the United States, returnable in February next; filed the fecurity required by the Act of Congress, entitled, "An Act to establish the Judicial Courts of the United States," approved the 24th of September, 1789; and prayed the allowance of the writ of error, and the fignature of the Chief Justice to the citation.

The Attorney-general, with the permiffion of the Chief Juftice, fubmitted, for confideration, fuch reafons as occurred to him, why the writ of error fhould not be allowed, or the citation iffued. The Chief Juftice thought it proper, indeed a matter of courfe, to give his fignature to the citation; and the other Judges, it was underflood, concurred with him in opinion; as they confidered themfelves officially bound to return the record with the writ of error.

The above flatement, together with the transcripts and extracts annexed, contains all the facts and proceedings, in the case of Henry Miller, for the use of the United States, versus William Nichols, believed, by the Attorney-general, to be necessary for the information of the Governor. The Attorney-general is not aware, that any material fact or circumstance is omitted.

J. B. M'KEAN.

Jan. 6, 1809.

(Here follows a copy of the writ of error, from the Supreme Court of the United States, to the Supreme Court of the Eastern District of Pennfylvania, and of the endorfements thereon. Also, a copy of the record of the Supreme Court of Pennfylvania, in the case of Henry Miller, for the use of the United States, versus William Nichols; and a copy of the citation to the Commonwealth of Pennfylvania, "to appear (if you states, at the faid Supreme Court of the United States, at the time and place therein mentioned, to anfwer to the faid writ of error," &c.; together with Mr. Dallas's statement of the general facts on which the writ of error is founded; which are mentioned in the statement of the late Attorney-general above.)

Agreeably to order,

The Bill, entitled, "An Act for the Relief of Thomas Campbell, of the County of York," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Doty in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill, with one amendment; which was read, as reported.

Agreeably to order,

The Bill, entitled, "An Act to anthorife and direct the Governor to incorporate a Company, for erecting a Permanent Bridge over the River Schuylkill, opposite the Flatrock, in the County of Philadelphia," was read the fecond time.

Whereupon,

• The Senate refolved itfelf into Committee of the Whole, Mr. Weaver in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the faid Bill, with amendments; which were read, as reported. On motion of Mr. Dorfey and Mr. Hiefter,

The following Refolution was twice read, confidered, and adopted, viz.

Refolved, That the Speaker draw his warrant on the Treasurer of the State, for the sum of 200 dollars, in favor of Ritter & Co. Printers of the Journal of the Senate, in the German language; they to be accountable for the same.

Whereupon,

A warrant was accordingly fo drawn. Adjourned, till 11 o'clock Monday morning.

Monday, January 16, 1809.

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Mr. Weaver, from the Committee to whom was referred, on the 3d of this month, the petition of William Mitchell, of Bucks county, made the following report:

That Joseph Mitchell (Father of the petitioner) on and about the year 1765, purchased sundry rights of land, known by the character of Old Rights, belonging to perfons who are said to have resided in England.

These Old Rights, the Committee understand to have been derived from William Penn; who, to encourage the fettlement of the Province, fold, while in England, parcels of land, to a number of persons, who intended to emigrate to Pennsylvania; gave them receipts for the money paid, and conveyances for the land fold, which were to be located by the purchassers, their heirs or assigns, on any unappropriated lands, when they should arrive in the Province. These purchassers, their heirs or assigns were also entitled to receive, in proportion to their quantities of land, one or more city and liberty lots, in and appurtenant to the city of Philadelphia, to be fet off to them by lot.

Although those who held the Old Rights, in the first instance, intended to remove to Pennsylvania; yet, from unforeseen causes, many of them never did remove; but remained in England; where they either made fale of their Rights to others who were about to emigrate, or to perfons who had arrived in England, from America, with defign to purchase.

Among the latter description, appears to have been Joseph Mitchell (Father to the petitioner) who became purchaser of titles which, no doubt, he supposed to be good; and, in confequence thereof, claims sundry lots which were said to be fold under the authority of an Act, passed the 10th of April, 1781. For which, see Carey and Bioren's edition, vol. 2, page 303.

There feems to be little doubt, but that the lots appurtenant to the tracts of land, which Jofeph Mitchell claimed, were fold by the State, and the money paid into the Treafury; but his titles (before us) to the lands, under which he claims the lots, appear to be defective.

In two inftances (and the leaft defective) it is by leafe and releafe from perfons who are faid (in the recital) to have held from others, by defcent and devife down from William Penn; but there is no evidence, in writing nor otherwife, of the perfons thus mentioned having ever exifted; nor any reference made to offices or records, in England (where they are faid to have lived) to prove the defcent and devife, fufficient to veft a title in the perfons who fold to Jofeph Mitchell: So that, if Jofeph Mitchell were uninformed of the nature of title generally, and did not take counfel at the time he made the purchafes, the tranfaction might have been a fraudulent impofition upon him.

At a period, however, fo remote as the prefent, from the firft fettlement of Pennfylvania, the Committee are aware, that, if the title were equitable, it would be very difficult, if not impoffible," to make clear proof of defcent; yet it is equally certain, that fuch a doubtful title, as is poffeffed by the petitioner's Father, might eafily be made by any two or more, who had a knowledge of the circumftances of the firft purchafe; although they never had any right to the premifes. For, if fundry perfons, by collution, at different times and by different fales, were to fell the lands and lots in queftion, and form different recitals through fictitious perfons, up to the firft real purchafer from William Penn, and all apply for the fame lots; would remain equally uncertain, to the Legiflature, who among fuch Claimants had the real title, or whether any.

Befides, as the Father of the petitioner lived in the Province, and was in poffeffion of the title (fuch as it might have been) from the year 1765, about eleven years before the Revolution, when he might have applied to the Proprietaries for the lots; as the State, fince the Revolution, provided by Law for the adjuftment of fuch claims as his, through the Executive Council and Supreme Court, where he did apply, but did not obtain redrefs (as to the lots now claimed); a prefumptive evidence arifes, that his title never was good; that it never could have been fubftantiated. The Committee therefore fubmit the following Refolution, viz.

Refolved, That William Mitchell's claim be difcharged.

On motion of Mr. Lacock and Mr. Weaver,

The faid report was again read, and the Refolution attached thereto adopted.

Mr. Brady, from the Committee to whom was referred, on the 17th of last month, the petition of John Irwin, of Brushhill, in Westmoreland county, on leave now given, reported the Bill, entitled, "An Act to enable John Irwin, of Brushhill, Westmoreland County, to fell and convey a certain Messure, Plantation, and Lot of Ground therein described;" which was read the first time.

The Bill, entitled,. "An Act to authorife and direct the Governor to incorporate a Company, for erecting a Permanent Bridge over the River Schuylkill, opposite the Flatrock, in the County of Philadelphia," was read the fecond time, as reported by Committee of the Whole, on the 14th instant, confidered by fection, and agreed to.

The title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Deputy-fecretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, viz.

To the Senate and Houfe of Representatives, of the Commonwealth of Penn/ylvania.

GENTLEMEN,

I have this day approved and figned the Act of the General Affembly, entitled, "An Act to enable the Administrators of Henry Lennox Sheppard, late of the County of Westmoreland, deceased, to convey certain Lots of Ground to the Purchasters thereof;" and directed the Secretary to return the same to the House of Representatives, in which it originated.

SIMON SNYDER.

Lancaster, Jan. 16, 1809.

The Clerk of the Houfe of Representatives presented, for concurrence, the Bill, entitled, "An Act to erect the Town of Kutztown, in the County of Berks, into a Borough."

And, for fignature, the "Refolution for the Distribution of certain Laws of this Commonwealth."

Whereupon,

The Speaker figned the faid Refolution.

The Bill, presented for concurrence, was read the first time.

Agreeably to order,

The Bill, entitled, "An Act to enable the Governor of this Commonwealth to incorporate a Company, for the Purpose of making an Artificial Road from the Philadelphia and Lancaster Turnpike Road, near the Schuylkill Permanent Bridge, through Darby and Chester, to the Delaware State Line," was read the second time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Sommer in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and had leave to fit again on Thursday, the 26th of this month.

Adjourned, till 11 o'clock tomorrow morning.

THE SENATE.

Tuesday, January 17, 1809.

Mr. Lacock prefented the petition of the fubscribers thereto, inhabitants residing west of the rivers Ohio, Allegheny, and Conewango Creek, stating that they have settled on the lands of Warrantees, receiving, as an inducement, one-fourth of each tract of 400 acres. That they have been obliged to pay the taxes on the whole; and, as the Owners reside at a distance, and in some cases out of the State,' the petitioners are thus subjected to a very burthensome advance of money, for the payment of the faid taxes. And the faid petition was twice read, and referred to Mr. Lacock, Mr. M'Arthur, and Mr. Blocher, to consider and report thereon.

Mr. Weaver, from the Committee to whom was referred, on the 2d of this month, the petition of the fubscribers thereto, inhabitants of Greene county, on leave now given, reported the Bill, entitled, "An Act to reduce the Number of Courts in the County of Greene;" which was read the first time.

Mr. Lacock, from the Committee appointed, on the 14th of laft month, to inquire and report what alterations and amendments, if any, are neceffary in the Laws relative to felecting and returning Jurors; and the propriety of allowing the parties, in civil fuits, the privilege of peremptorily challenging a certain number of Jurors; made the following report:

That the Committee, after a careful examination of the fubject, have been led to the following remarks and conclutions: That the Supplement to the Law for felecting and returning Jurors has, in its operation, been found neither expedient nor falutary; but, on the contrary, the Jurors felected by the Township Affeffors, under the regulations of that Law, have too frequently been found to want that foundness of judgment, and legal difcernment, neceffary to produce a correct decision, particularly on difficult fubjects; owing in a great measure to the Affession, in many townships, returning, as perfons fuitably qualified to ferve on Juries, the name of almost every taxable inhabi-

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tant, without regard to his qualifications. The Committee, therefore, feel it their duty to recommend a repeal of the Law aforefaid.

On the fecond point fubmitted to the confideration of the Committe, they have found a wider field for inquiry; inafmuch as it proposes to introduce a new principle in the mode of Jury-trial, in civil cafes; namely, the propriety of admitting, to a certain extent, the right of peremptory challenges to the par-The Committee, while willing to acknowledge ties. that inftitutions or principles, tefted by experience, and found in their general application useful and falutary, should not be altered without cogent reasons to justify the alteration; yet, they are more unwilling to admit the abfurd doctrine, "that an old Error is better than a new Truth." Neither are their fears awakened, by the stale clamor of Innovation, which has, for some time past, been urged against all necessary Reform; and which, in other Countries, with a People lefs virtuous and enligtened, has ever been made use of, as a fpecious argument, to continue abufes and perpetuate political corruption.

But they confidently believe it the duty of the Legiflature (convened by the Conflictution annually) to fupply fuch defects in their juridical inflictutions as experience has pointed out, and adopt fuch neceffary amendments as may be calculated to advance the intereft of their Conflituents, and promote the administration of public juffice.

And the Committee are led to believe, that allowing the parties, in civil fuits, the privilege of peremptorily challenging a certain number of Jurors, would give them additional confidence in the decifions thus made; and thereby the numerous applications to the Judges, to fet afide verdicts and grant new trials, would be much diminifhed; and it would, moreover, be defirable that the Laws fhould be fo framed and executed, that impartial juffice fhould not only be adminiftered, but, if poffible, public fatisfaction given.

To effect these objects, it will be found necessary that Jurors enter upon their duties unprejudiced and without bias, and, as far as possible, above suspicion: But, as the Law at prefent ftands, it frequently happens that a Sultor obferves the devoted Friend of his opponent, or perhaps his own inveterate Enemy, brought forward to fit in judgment on his property, or decide upon his reputation; and yet he can furnish no legal exception, to prevent his being fworn and impanneled to try the caule; and he is even prevented from making the attempt, or fuggefting his fears, left the exception should be overruled by the Court, and the prejudice or attachment of the Juror (perhaps already too ftrong) be increafed thereby.

With this view of the subject, the Committee offer, for the adoption of the Senate, the following Refolution:

Refolved, That a Committee be appointed, to bring in a Bill to repeal fo much of an Act, entitled, "A Supplement to the Act, entitled, An Act directing the Mode of felecting and returning Jurors," as relates to the felecting and returning Jurors by the Township Affections; and also allowing the parties, in civil fuits, the right of peremptorily challenging Jurors.

Ordered to lie on the table.

The Bill, entitled, "An Act to authorife the Governor to incorporate a Company, for erecting a Permanent Bridge over the River Schuylkill, opposite the Flatrock, in the County of Philadelphia," was read the third time.

Whereupon,

The question, Shall this Bill pars? being put, was determined in the affirmative.

Ordered, That it be presented to the House of Representatives, for concurrence.

The Clerk of the Houfe of Representatives presented, for concurrence, the Bill, entitled, "An Act to amend an Act, entitled, An Act granting an Annuity to Thomas Snowden;" which was read the first time.

On motion of Mr. Weaver and Mr. Roberts,

The Senate refumed the confideration of the Bill, entitled, "An Act for the Relicf of Casper Shaffner;" postponed, for the present, on the 14th Instant.

The confideration of fection 1 recurring, was adopt, ed.

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The preamble and title having been agreed to, Ordered, That faid Bill be prepared for the third reading.

.Adjourned, till 11 o'clock tomorrow morning.

Wednesday, January 18, 1809.

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Mr. Miller, from the Committee to whom was referred, on the 9th of this month, the petition of Alexander Ruffel, on leave now given, reported

The Bill, entitled, "An Act for the Relief of Alexender Russel", "which was read the first time.

The Bill, entitled, "An Act for the Relief of Casper Sbaffner," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill, without amendment.

Agreeably to order,

The Bill, entitled, "An Act to erect the Town of Kutztown, in the County of Berks, into a Borough," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Palmer in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and had leave to fit again, on the 21st of this month.

Agreeably to order,

The Bill, entitled, "An Act to regulate the Issue of Patents for Donation-lands," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Laird in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill, with amendments, which were read as reported.

The Clerk of the House of Representatives presented, for concurrence, the Bill, entitled, "An Act allowing the Philadelphia Bank to establish Branches;" which was read the first time.

Mr. Laird, from the Committee appointed for that purpose, made report:

That the Committee, in conjunction with the Committee of the Houfe of Reprefentatives, this day prefented to the Governor, for his approbation, the Bill, entitled, "An Act to authorife Thomas M'Kean Thompfon to fell and convey, in Fee Simple, a Tract of Donation-land therein mentioned."

And a Refolution for the Distribution of certain Laws of this Commonwealth.

Adjourned, till 11 o'clock tomorrow morning.

Thursday, January 19, 1809.

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The Clerk of the House of Representatives presented, for fignature, the Bill, entitled, "An Act for the Relief of Casper Shaffner."

Whereupon,

The Speaker figned the fame.

Mr. Stevenson presented the petition of the subfcribers thereto, principally residents of Washington county, stating the mischievous effects of what is usually called the Common-law System; and praying the attention of the Legislature thereto. And the same was twice read, and referred to the Committee appointed on the subject of the Judiciary.

Mr. Dorfey prefented the memorial of the Prefident and Directors of the "Female Affociation of Philadelphia, for the Relief of Women and Children in reduced Circumftances," praying for an A& of Incorporation; and the fame was twice read, and referred to Mr. Dorfey, Mr. Hiefter, and Mr. Udree, to confider and report thereon. Mr. Stevenfon prefented the petition of Manning Martain, of Washington county, stating that be came to this Country in 1784, from Ireland, with an intention of becoming a Citizen. That, in 1798, he purchased a tract of land in the said county, wholly unacquainted with the Laws, respecting Aliens purchasing and holding lands. That, since that time, he has been regularly admitted a Citizen. He therefore prays that the said lands may be confirmed to him, by Law. And the said petition was twice read, and referred to Mr. Stevenson, Mr. Bright, and Mr. Preston, to consider and report thereon.

Mr. Campbell prefented the petition of Thomas Hunt, flating that he enlifted as a private Soldier, in Captoin John Alexander's company, 7th regiment, of the Pennfylvania line; and, at the conclusion of the War, he was regularly difcharged: But that he has loft the difcharge. That he has hitherto fuftained himfelf, by labor: But, as he is become infirm, he is without the means of fupport. He therefore prays. relief. And the faid petition was twice read, and referred to Mr. Campbell, Mr. Miller, and Mr. Brady, to confider and report thereon.

Mr. Dorfey prefented the memorial and remonftrance of the Directors of the Library Company of Philadelphia, ftating that the property of the infitution has been, till lately, deemed exempt from taxation; but that demands are now made which, if admitted, will greatly impair the funds of their infitution: And, as the advantages which the community derive from the ufe of the books (gratis, if ufed in the library room) are very great, they hope the Legiflature will fee the propriety of paffing an Act to exempt the faid infitution from taxation. And the faid memorial was twice read, and referred to the Committee to whom was referred, on the 9th of this month, the memorial of the Board of Health, praying for a fimilar exemption.

Agreeably to order,

The Bill, entitled, "An Act to abolifh the Office of Comptroller-general, and for other Purpofes," was read the fecond time. Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Palmer in the chair, for the further confideration thereof.

And, after fome time,

The Committee rofe, and reported the Bill, with amendments; which were read as reported.

Adjourned, till 11 o'clock tomorrow morning.

Friday, January 20, 1809.

Mr. Laird prefented the memorial of William B. Galbraith, ftating that he is poffeffed of a tract of land, containing 240 acres; fituate about 12 miles above Columbia, on the bank of the Sufquehanna river. That he understands the Legislature are now defirous of establishing the Permanent Seat of Government; and, as he conceives that no fituation unites more advantages than his farm, he offers the fame on the following conditions:

1st. He will grant the State, in fee fimple, 10 acres for the Public Buildings.

2d. He will dispose of his farm at 100 dollars per acre.

And the faid memorial was twice read, and referred to the Committee of the Whole, when they fhall fit on the fubject of fixing the Seat of Government.

Mr. M'Arthur prefented the petition of the fubfcribers thereto, inhabitants of Crawford county, complaining of the proceedings of the Viewers appointed under the Act of the 10th of April, 1807; the object of which was, to have a road, between the towns of Mercer and Meadville, opened on the beft ground, and by the most direct courfe. Instead of which, the route laid out is over ground which, by reason of its being marshy, will occasion great expence in bridging, and is 760 perches from a direct line: They therefore pray the attention of the Legislature to the subject. And the fame was read, and

Laid upon the table.

Mr. Lacock prefented three feveral petitions, of fimilar purport, from the fubfcribers thereto, inhabitants of the counties of Beaver and Butler, ufually denominated Actual Settlers, flating the deplorable fituation of that part of the State, in confequence of the difputes between them and the Warrantees remaining undecided; and praying the attention of the Legiflature to the fubject. And the fame were twice read, and referred to the Committee to whom was referred, on the 17th of laft month, the 6th item of the report on unfinifhed bufinefs.

Mr. M'Arthur prefented the petition of the fubfcribers thereto, inhabitants of Erie county, of fimilar purport to the foregoing; and the fame was twice read, and referred to the fame Committee.

The Bill, entitled, "An Act to abolifb the Office of Comptroller-general, and for other Purpofes," was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by fection.

Section 1 was agreed to.

Section 2 being under confideration,

A motion was made, by Mr. Weaver and Mr. Roberts,

To amend the fection, by ftriking from line 8 the word "they;" and inferting, in the place thereof, the following:

"Or, if any individual, interested in the result of fuch settlement, shall think himself aggrieved, by the agreement of the Auditor-general and State Treasurer; then, and in such case or cases, the said Auditor-general and State Treasurer;" which was agreed to.

A motion was then made, by Mr. Sommer and Mr. Wayne,

Further to amend the fection, by striking out all that follows the word "the," in line 7, to the end of the section; and, to insert the following, in place thereof:

"State Treasurer disapprove thereof, he shall, after having, in writing, informed the Auditor-general of such his disapprobation, and the reasons thereof; if they cannot then agree, he shall transmit the same, together with a statement of his objections,

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to the Governor; who shall thereupon, after having inquired into the reasons of the Auditor-general, in support of his opinion, decide as the nature of the cale may require; and return the faid accounts, and the vouchers thereof, to the State Treasurer; who shall submit the fame to the inspection of the Auditor-general: Provided always, That, in all cases, where the parties shall not be fatisfied with the fettlement of their respective accounts, in the manner aforesaid; or where there shall be reason to suppose, that justice has not been done to the Commonwealth; the Governor may, in like manner and upon the same conditions as heretofore, allow appeals, or cause fuits to be instituted, as the case may require."

Mr. Roberts called for a division of the motion, fo that a question may be first taken on striking out.

Whereupon,

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The Yeas and Nays, on the motion to strike out, were required by Mr. Heston and Mr. Weaver; and, on the question being put, the Members voted as follow, to wit:

YEAS.	YEAS.	
Meffrs. Blocher,	Meffrs. Irifh,	
Borrows,	Laird,	
Brady,	Lattimore,	
Campbell,	Mayer,	
Dorfey,	Miller,	
Erwin,	Preston,	
Grefs,	Slaymaker,	
Hefton,	Sommer,	
Hiefter,	Wayne. 18.	
NAYS.	NAYS.	
Meffrs. Bright,	Messrs. Rankin,	
Doty,	Roberts,	
Lacock,	Stevenfon,	
M'Arthur,	Udree,	
Mitchell,	Weaver,	
Palmer,	Lane (Speaker). 13.	
Rahm,		

Eighteen yeas, and thirteen nays; by which it appeared that the question was determined in the affirmative. On motion of Mr. Roberts and Mr. Mitchell,

Agreed, That the further confideration of the fection and Bill be postponed, for the prefent.

On motion of Mr. Wayne and Mr. Roberts,

Agreed, That Senate will, hereafter, meet at 10 o'clock in the morning of each day.

Whercupon,

Adjourned, till that hour tomorrow morning.

Saturday, January 21, 1809.

C+:0: C :0:4+:

The Speaker laid before the Senate a letter from Dr. James Meafe, Secretary of the Agricultural Society of Philadelphia, informing that he therewith transmitted a copy of the Memoirs of that Society, in obedience to the directions thereof; and the faid letter was read, which, with the Memoirs, were laid upon the table.

Mr. Brady prefented the petition of John Morris, of the county of Lancaster, stating that the Legislature, at their last fession, granted him a tract of Donationland, under the restriction of its remaining unalienable, during his life; that, as he has not been accuftomed to agriculture, and as, under prefent circumstances, it would be difadvantageous to remove his family to the land; he therefore prays to be enabled to fell the fame. And the faid petition was twice read, and referred to Mr. Brady, Mr. Erwin, and Mr. Slaymaker, to confider and report thereon.

Mr. Udree prefented the petition of the fubfcribers thereto, inhabitants of Reading, flating that they understand the Legislature are about establishing the Permanent Seat of Government; they therefore recommend the town of Reading, for that purpose, uniting, as they fay, more advantages, local and general, than any other place in the State. The petitioners offer, as a gratuity, a lot of ground sufficient for the Public Buildings. And the fame was twice read, and referred to the Committee of the Whole, when the Subject of the Seat of Government shall be under consideration by that Committee. Mr. Lacock prefented two feveral petitions of the fubfcribers thereto, inhabitants of Beaver county, praying for aid in the erection of the Public Buildings in the faid county; either out of the monies arifing from the fale of the in and out lots of the town of Beaver; or to authorife a fale of the referved lots and laads, and grant fo much of the proceeds thereof as will enable the county to erect the faid Buildings. And the petitions were feverally twice read, and referred to Mr. Lacock, Mr. Mayer, and Mr. M'Arthur, to confider and report thereon.

Mr. Wayne, from the Committee to whom was referred, on the 17th of last month, the 4th item of the report of unfinished business, viz.

The Bill, entitled, "An Act fupplementary to the feveral Laws of this Commonwealth, refpecting Foreign Attachments," reported the faid Bill, without amendment; which was read as reported.

Agreeably to order, '

The Bill, entitled, "An Act to amend an Act, entititled, An Act granting an Annuity to Thomas Snowden," was read the fecond time, confidered by fection, and agreed to.

The title of the Bill was agreed to.

Ordered, That the faid Bill be prepared for a third reading.

Agreeably to order,

The Senate refumed, in Committee of the Whole, Mr. Palmer in the chair, the confideration of the Bill, entitled, "An Act to erect the Town of Kutztown, in the County of Berks, into a Borough."

And, after fome time,

The Committee role, and reported the Bill, with the first fection negatived.

Whereupon,

On motion of Mr. Roberts and Mr. Doty,

The report of the Committee of the Whole, on the faid Bill, was again read, confidered, and adopted; and fo the Bill was loft.

The Bill, entitled, "An Act to regulate the Issuing of Patents for Donation-lands," was read the fecond time, as reported by Committee of the Whole, on the 18th of this month, and confidered by fection.

The 1st and only fection being under confideration,

A motion was made, by Mr. Roberts and Mr. Doty,

To amend the fection, by adding thereto the following:

" Provided, always, That nothing herein contained fhall, in any wife, be taken to legalize the iffuing of Patents on applications, as aforefaid, heretofore made." Which was agreed to.

A motion was then made by Mr. Wayne and Mr. Preston,

Further to amend the fection, by inferting the following, as an additional provifo, to wit:

"And be it further provided, That nothing herein contained shall be construed to debar the heir or heirs of any Officer or Private, aforesaid, from a right of appeal to the Supreme Court, upon applications which may hereafter be made for Donation-tracts of land." Which was not agreed to.

The fection was adopted.

The title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act vesting a Title to a fmall Piece of Land, in Hempfield Township, Westmoreland County, in certain Trustces and their Successfors, for the Use of a School;" was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Dorfey in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, with amendments; which were read as reported.

The Clerk of the Houfe of Reprefentatives prefented, for concurrence, the Bill, entitled, " An Act giving additional Powers to, and changing the Mode of Appointment of, the Infpectors of the Prifon in Philadelphia, and for other Purpofes;" which was read the first time. The Bill, entitled, "An Act to alter and amend an Act, entitled, An Act to direct the Mode of felling unfeated Lands, for Taxes," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Wayne in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill, without amendment.

Adjourned, till 10 o'clock Monday morning.

Monday, January 23, 1809.

Mr. Laird, from the Committee appointed for that purpole, made report:

That the Committee, in conjunction with the Committee of the Houfe of Representatives, had presented to the Governor, for approbation, the Bill, entitled, "An Act for the Relief of Casper Shaffner."

The Bill, entitled, "An Act to amend an Act, entitled, An Act granting an Annuity to Thomas Snowden," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill, without amendment.

The Bill, entitled, "An Act to regulate the lifuing of Patents, for Donation-lands," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act granting a Title to a fmall Piece of Land, in Hempfield Township, Westmoreland County, in certain Trustees and their Successors, for as reported by Committee of the Whole, on the 18th of this month, and confidered by fection.

The 1st and only fection being under confideration,

A motion was made, by Mr. Roberts and Mr. Doty,

To amend the fection, by adding thereto the following:

"Provided, always, That nothing herein contained fhall, in any wife, be taken to legalize the iffuing of Patents on applications, as aforefaid, heretofore made." Which was agreed to.

A motion was then made by Mr. Wayne and Mr. Preston,

Further to amend the fection, by inferting the following, as an additional provifo, to wit:

"And be it further provided, That nothing herein contained shall be construed to debar the heir or heirs of any Officer or Private, aforesaid, from a right of appeal to the Supreme Court, upon applications which may hereafter be made for Donation-tracts of land." Which was not agreed to.

The fection was adopted.

The title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act vesting a Title to a fmall Piece of Land, in Hempfield Township, Westmoreland County, in certain Trustees and their Successions, for the Use of a School;" was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Dorfey in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, with amendments; which were read as reported.

The Clerk of the Houfe of Reprefentatives prefented, for concurrence, the Bill, entitled, " An Act giving additional Powers to, and changing the Mode of Appointment of, the Inspectors of the Prison in Philadelphia, and for other Purposes;" which was read the first time.

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The Bill, entitled, "An Act to alter and amend an Act, entitled, An Act to direct the Mode of felling unfeated Lands, for Taxes," was read the fecond time. Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Wayne in the chair, for the further conlideration thereof.

And, after fome time,

The Committee role, and reported the Bill, without amendment.

Adjourned, till 10 o'clock Monday morning.

Monday, January 23, 1809.

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Mr. Laird, from the Committee appointed for that purpose, made report:

That the Committee, in conjunction with the Committee of the House of Representatives, had presented to the Governor, for approbation, the Bill, entitled, "An Act for the Relief of Casper Shaffner." The Bill, entitled, "An Act to amend an Act, en-

The Bill, entitled, "An Act to amend an Act, entitled, An Act granting an Annuity to Thomas Snowden," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill, without amendment.

The Bill, entitled, "An Act to regulate the lifuing of Patents, for Donation-lands," was read the third time.

Whereupon,

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The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be presented to the House of Representatives, for concurrence.

The Bill, entiled, "An Act granting a Title to a fmall Piece of Land, in Hempfield Township, Westmoreland County, in certain Trustees and their Successfors, for there fhall be reafon to fuppofe, that juffice has not been done to the Commonwealth; the Governor may, in like manner and upon the fame conditions as heretofore, allow appeals, or caufe fuits to be inftituted, as the cafe may require."

On motion of Mr. Borrows and Mr. Laird,

The foregoing motion was postponed, for the prefent.

Whereupon,

A motion was made, by Mr. Borrows and Mr. Laird (who voted with the majority)

To reconfider the question, on the motion to strike out the provision which placed the decision, in case of a difagreement, in the settlement of accounts (between the Auditor-general and State Treasurer) in the Legislature; and to supply the place of which, the foregoing amendment was offered.

The question, on the motion to reconsider, being put, was determined in the affirmative.

Whereupon,

YEAS.

The Yeas and Nays, on firiking out the faid provision, were required by Mr. Sommer and Mr. Lacock; and, on the question being put, the Members voted as follow, to wit:

Moffre Drades	
Meffrs. Brady,	
Campbell,	
Dorfey,	
Erwin,	
Grefs,	
Hefton,	
Irifh,	
NAYS.	
Messrs. Blocher,	
Borrows,	
Bright,	•
Doty,	
Hiefter,	
Lacock,	
Laird,	
M'Arthur,	
Mitchell,	

YEAS. Meffrs. Lattimore, Mayer, Miller, Prefton, Sommer, Wayne. 13.

NAYS. Meffrs. Palmer, Rahm, Rankin, Roberts, Stevenfon, Udree, Weaver, Lane (Speaker). 17. Thirteen Yeas, and feventeen Nays; by which it appeared, that the question was determined in the negative.

The fection was adopted.

Sections 3, 4, 5, 6, and 7, were feverally adopted. Section 8 being under confideration,

A motion was made, by Mr. Sommer and Mr. Wayne,

To amend the fection, by reftoring the words firken out in Committee of the Whole, to wit:

"Three years, if he shall so long behave himself well;" which was agreed to, and the section, so amended, adopted.

On motion of Mr. Roberts and Mr. Weaver,

The following was adopted, as a new fection:

"Section 9. And be it further enacted, by the authority aforefaid, That the Auditor-general shall receive the fum of 1333 dollars and 33 cents annually, in quarterly payments, out of any money in the Treasury, apropriated for the expences of Government, as a full compensation for his services."

Section 9, now become fection 10, was agreed to.

The preamble of the Bill was adopted.

The title having been amended, fo as to read, "An Act making a new Arrangement of the Treasury Department," was agreed to.

Whereupon,

The question, Shall this Bill be prepared for the third reading? being put,

A motion was made, by Mr. Weaver and Mr. Roberts,

To polypone the decision of that question, for the present; which was agreed to.

Adjourned, till 10 o'clock tomorrow morning.

Tuesday, January 24, 1809.

Mr. Stevenson, from the Committee to whom was referred, on the 19th of this month, the petition of Manning Martain, on leave now given, reported the as reported by Committee of the Whole, on the 18th of this month, and confidered by fection.

The 1st and only fection being under confideration,

A motion was made, by Mr. Roberts and Mr. Doty,

To amend the fection, by adding thereto the following:

"Provided, always, That nothing herein contained fhall, in any wife, be taken to legalize the iffuing of Patents on applications, as aforefaid, heretofore made." Which was agreed to.

A motion was then made by Mr. Wayne and Mr. Preston,

Further to amend the fection, by inferting the following, as an additional provifo, to wit:

"And be it further provided, That nothing herein contained shall be construed to debar the heir or heirs of any Officer or Private, aforesaid, from a right of appeal to the Supreme Court, upon applications which may hereafter be made for Donation-tracts of land." Which was not agreed to.

The fection was adopted.

The title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act vesting a Title to a fmall Picce of Land, in Hempfield Township, Westmoreland County, in certain Trustces and their Successions, for the Use of a School;" was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Dorfey in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, with amendments; which were read as reported.

The Clerk of the Houfe of Reprefentatives prefented, for concurrence, the Bill, entitled, " An Act giving additional Powers to, and changing the Mode of Appointment of, the Inspectors of the Prison in Philadelphia, and for other Purposes;" which was read the first time. The Bill, entitled, "An Act to alter and amend an Act, entitled, An Act to direct the Mode of felling unfeated Lands, for Taxes," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Wayne in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, without amendment.

Adjourned, till 10 o'clock Monday morning.

Monday, January 23, 1809.

Mr. Laird, from the Committee appointed for that purpose, made report:

That the Committee, in conjunction with the Committee of the House of Representatives, had presented to the Governor, for approbation, the Bill, entitled, "An Act for the Relief of Casper Shaffner." The Bill, entitled, "An Act to amend an Act, en-

The Bill, entitled, "An Act to amend an Act, entitled, An Act granting an Annuity to Thomas Snowden," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill, without amendment.

The Bill, entitled, "An Act to regulate the lifuing of Patents, for Donation-lands," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be presented to the House of Representatives, for concurrence.

The Bill, entiled, "An Act granting a Title to a fmall Piece of Land, in Hempfield Township, Westmoreland County, in certain Trustees and their Successfors, for the Use of a School;" was read the fecond time, as reported by Committee of the Whole, on the 21st of this month, confidered by fection, and agreed to.

The preamble and title were feverally adopted.

Ordered, That the faid Bill be prepared for the third reading.

The Clerk of the House of Representatives presented, for concurrence, the Bill, entitled, "An Act for the Relief of the Heirs of Frederick Vernon, deceased;" which was read the first time.

The Bill, entitled, "An Act to alter and amend an Act directing the Mode of felling unfeated Lands, for Taxes," was read the fecond time, as reported by Committee of the Whole, on Saturday last, and confidered by fection.

The 1st and only fection being under confideration,

The Yeas and Nays, on agreeing thereto, were required by Mr. Dorfey and Mr. Lacock; and, on the queftion being put, the Members voted as follow, to wit:

YEAS.	YEAS.
Meffrs. Blocher,	Mess. Lattimore,
Borrows,	M'Arthur,
Brady,	Miller,
Bright,	Palmer,
Campbell,	Rahm,
Doty,	Rankin,
Erwin,	Roberts,
Helton,	Stevenfon.
Irifh,	Wayne,
Lacock,	Weaver,
Laird,	Lane (Speaker). 22.
NAYS.	NAYS.
Messrs. Dorfey,	Mitchell,
Grefs,	Preston,
Hiefter,	Sommer,
Mayer,	Udree. 8.

Twenty-two Yeas, and eight Nays; by which it appeared that the question was determined in the affirmative.

The title was agreed to.

Ordered, That the faid Bill be prepared for the third reading.

On motion,

The further confideration, in Committee of the Whole, of the Bill, entitled, "An Act Authorifung the Governor to appoint an Austioneer for the District of Southwark, and the Townships of Moyamensfung and Paffyunk," was postponed, for the present.

Agreeably to order,

The Bill, entitled, "An Act further to extend the Jurifdiction of the Aldermen, and Justices of the Pcace, of this Commonwealth," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Laird in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, with amendments, which were read as reported.

On motion of Mr. Roberts and Mr. Weaver,

The Senate refumed the confideration of the Bill, entitled, "An Act to abolifb the Office of Comptrollergeneral, and for other Purpofes," poltponed, for the prefent, on the 20th of this month.

The confideration of the amendment, offered by Mr. Sommer and Mr. Wayne, recurring, viz. to infert the following, in place of what was striken out, to wit:

"State Treafurer difapprove thereof, he fhall, after having, in writing, informed the Auditor-general of fuch his difapprobation, and the reafons thereof; if they cannot then agree, he fhall transmit the fame, together with a flatement of his objections, to the Governor; who fhall thereupon, after having inquired into the reafons of the Auditor-general, in fupport of his opinion, decide as the nature of the cafe may require; and return the faid accounts, and the vouchers thereof, to the State Treafurer; who fhall fubmit the fame to the infpection of the Auditor-general: *Provided always*, That, in all cafes, where the parties fhall not be fatisfied with the fettlement of their refpective accounts, in the manner aforefaid; or where Neither candidate having a majority of the votes of all the Members prefent, the Senate again proceeded to elect.

Whereupon,

Meffrs. Lane (Speaker) Blocher, Bright, Dorfey, Doty, Hiefter, Irifh, Lacock, M'Arthur, Palmer, Rankin, Roberts, Stevenson, Udree, and Weaver, voted for Thomas Humphreys.

Meffrs. Borrows, Brady, Erwin, Grefs, Hefton, Laird, Lattimore, Mayer, Miller, Rahm, Slaymaker, and Sommer, voted for Theophilus Harris.

Meffrs. Campbell, Preston, and Wayne, voted for Elisha Gordon.

So it appeared that THOMAS HUMPHREYS had 15 votes

THEOPHILUS HARRIS, 12

Elisha Gordon,

and that, neither of the candidates having a majority of all the votes, no choice was made.

Whereupon,

The Senate proceeded again to vote for faid Director. And

Meffrs. Lane (Speaker) Blocher, Bright, Dorfey, Doty, Hiefter, Irifh, Lacock, M'Arthur, Palmer, Rankin, Roberts, Stevenson, Udree, and Weaver, voted for Thomas Humphreys.

Meffrs. Borrows, Brady, Campbell, Erwin, Grefs, Hefton, Laird, Lattimore, Mayer, Miller, Prefton, Rahm, Slaymaker, Sommer, and Wayne, voted for Theophilus Harris.

So it appeared that THOMAS HUMPHREYS had 15 votes THEOPHILUS HARRIS, 15

and that no choice was made.

Whereupon,

On motion of Mr. Lacock and Mr. Laird,

The election of a third Director of the Philadelphia Bank, for the enfuing year, was polyponed, for the prefent; and made the order of the day for tomorrow.

Agreeably to order,

The Bill, entitled, "An Act to reduce the Number of Courts-in the County of Greene," was read the fecond time. Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Sommer in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, without amendment.

Agreeably to order,

The Bill, entitled, "An Act giving additional Powers to, and changing the mode of Appointment of, the Infpectors of the Prison in Philadelphia, and for other Purposes," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Brady in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and had leave to fit again tomorrow.

On motion of Mr. Roberts and Mr. Doty,

The Senate refumed, in Committee of the Whole, Mr. Sommer in the chair, the confideration of the Bill, entitled, "An Act granting to Abraham Faith the Depreciation of his Pay, as a Soldier."

And, after some time,

The Committee rofe, and reported the Bill, with the first fection negatived.

On motion of Mr. Roberts and Mr. Wayne, and by fpecial order,

The report of the Committee of the Whole was confidered, and adopted; and fo the Bill was loft.

The Clerk of the House of Representatives presented, for concurrence, two Bills, entitled, respectively, as follow, to wit:

1. An Act diffolving the Marriage of John M'Clellen and Margaret M'Clellen, his Wife.

2. An Act further extending an Act, entitled, " An Act for the Relief of divers Inhabitants of Adams County."

And he prefented, for fignature, the Bill, entitled, "An Act to amend an Act entitled, An Act granting an Annuity to Thomas Snowdon." Wherewere

Whereupon,

The Speaker figned the faid Bill.

The Bills, prefented for concurrence, were feverally read the first time.

Adjourned, till 10 o'clock tomórrow morning.

Wednefday, January 25, 1809.

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The Speaker laid before the Senate a report, from the Prefident and Managers of the Cofhecton and Greatbend Turnpike Company; by which it appears, that 10 miles of the faid road have been perfected; the remainder of that part in Wayne county is nearly finished; that part in Luzerne county is in confiderable forwardness; and that the whole road is, by the stipulations of the Act of Incorporation, to be completed by the 1st of December, 1810. That the amount expended is 46,056 dollars and 19 cents. And the faid report was read, and

Laid on the table.

The Speaker also laid before the Senate a report, from the Prefident and Managers of the Cheltenham and Willowgrove Turnpike Company; by which it appears, that the amount of capital expended in conftructing the road is 80,800 dollars. D. C.

Amount of tolls collected, 6002 25

Payments thereout, for falarics, repairs, &c. 2291 77

Balance, being the amount of profits, 3710 48 equal to 4 dollars 59 cents per cent. on the faid capital.

And the faid report was read, and

Laid upon the table.

The Bill, entitled, "An Act further to extend the Jurifdiction of the Aldermen, and Justices of the Peace, of this Commonwealth," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Representatives, for concurrence. The Bill, entitled, "An Act to reduce the Number of Courts in the Country of Greene," was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by fection, and agreed to.

The title having been amended, fo as to read, "An At to reduce the Number of Terms for bolding Courts in the County of Greene," and agreed to;

Ordered, That the faid Bill be prepared for the third reading.

Agreeably to order,

The Senate refumed, in Committee of the Whole, Mr. Brady in the chair, the confideration of the Bill, entitled, "An Act giving additional Powers to, and changing the Mode of Appointment of, the Inspectors of the Prison in Philadelphia, and for other Purposes."

And, after fome time,

The Committee role, reported progress, and asked leave to fit again; which was not granted.

Thereupon,

On motion of Mr. Roberts and Mr. Rahm,

The faid Bill was referted to Mt. Sommer, Mr. Weaver, and Mr. Blocher, to confider and report thereon.

Agreeably to order,

The Senate proceeded to the election of the third Director of the Bank of Pennfylvania.

The Clerks were first appointed Tellers. And, Upon counting the votes, it appeared that

WILLIAM BOYD had 16 votes, and JOHN HARRISON, 15 votes; and that William Boyd was duly choien.

The following is a flatement of the votes :

Meffrs. Lane (Speaker) Blocher, Bright, Dorfey, Doty, Hiefter, Irifh, Lacock, M'Arthur, Mitchell, Palmer, Roberts, Stevenson, Udree, and Weaver, voted for John Harrison.

Meffrs. Borrows, Brady, Campbell, Erwin, Grefs, Hefton, Laird, Lattimore, Mayer, Miller, Prefton, Rahm, Rankin, Slaymaker, Sommer, and Wayne, voted for William Boyd.

Whereupon,

The Speaker declared, that Hugh Ferguson, Thomas Leiper, and William Boyd, were duly elected Directors of the Bank of Pennsylvania, on the part of the Senate, for the present year.

Agreeably to order,

The Senate then proceeded to the election of the third Director of the Philadelphia Bank.

The Clerks were appointed Tellers. And,

Upon counting the votes, it appeared that

THEOPHILUS HARRIS had 16 votes,

and Thomas Humphreys, 15;

and that Theophilus Harris was duly chosen.

The following is a flatement of the votes :

Meffrs. Lane (Speaker) Blocher, Bright, Dorfey, Doty, Hiefter, Irifh, Lacock, M'Arthur, Mitchell, Palmer, Roberts, Stevenson, Udree, and Weaver, voted for Thomas Humphreys.

Meffrs. Borrows, Brady, Campbell, Erwin, Grefs, Hefton, Laird, Lattimore, Mayer, Miller, Prefton, Rahm, Rankin, Slaymaker, Sommer, and Wayne, voted for Theophilus Harris.

Whereupon,

The Speaker declared, that David Achefon, John Jackfon, and Theophilus Harris were duly elected Directors of the Philadelphia Bank, on the part of the Senate, for the prefent year.

The Bill, entitled, "An Act to enable John Irwin, of Brufshill, We/tmoreland County, to fell and convey a certain Mesfuage, Plantation, and Lot of Ground therein dc/cribed," was read the second time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Roberts in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill, without amendment.

Thereupon,

On motion of Mr. Weaver and Mr. Roberts, and by fpecial order,

The faid Bill was read the fecond time, as reported by Committee of the Whole, confidered by fection, and agreed to. Ordered, That it be prepared for the third reading. The Bill, entitled, "An Act granting a Tract of Donation-land to Michael Sechler, a Soldier in the late War," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Wayne in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and had leave to fit again tomorrow.

The Bill, entitled, "An Act allowing the Philadelphia Bank to eftablish Branches," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Preston in the chair, for the further confideration thereof.

• And, after fome time,

The Committee rofe, reported progress, and had leave to fit again on Friday next.

Adjourned, till 10 o'clock tomorrow morning.

Thursday, January 26, 1809.

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Mr. Laird prefented the petition of Fleming Wilfon, of Turbut township, in the county of Northumberland, flating that he became poffeffed, by regular purchafe, in 1784, of a tract of land on Warriorrun, in faid county, which was fold as the eftate of John That, in the year 1792, the petitioner was Stephens. ferved with a precept, iffued by the Truftees of the Loan-office, directing the Sheriff of the faid county to fell his land, for the mortgage-money and interest due to the faid Loan-office by the faid John Stephens. That the petitioner knew nothing of this incumbrance on the faid land, before these proceedings. That it appears the Trustees, instead of demanding and receiving the original deed, which vested the title in the faid Stephens, recieved an exemplification thereof; by which the petitioner was wholly uninformed of there being fuch an incombrance. That, however, he has been obliged to pay the amount of the mortgage (\pounds_{150}) and intereft. He therefore prays the attention of the Legislature to his cafe. And the faid petition was twice read, and referred to Mr. Laird, Mr. Hefton, and Mr. Rankin, to confider and report thereon.

Mr. Preston, from the Committee to whom was referred, on the 11th of last month, the 5th item of the report on the Governor's address, on leave now given, reported the Bill, entitled, "An Act to provide for the Education of the Poor, gratis;" which was read the first time.

The Bill, entitled, " An Act to reduce the Number of Terms for holding Courts in the County of Greene," was read the third time.

Whereupon,

The question, shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Representatives, for concutrence.

On motion,

The further confideration, in Committee of the Whole, of the Bill, entitled, "An Act to enable the Governor of this Commonwealth to incorporate a Company, for the Purpofe of making an Artificial Road, from the Philadelphia and Lancaster Turnpike Road, near the Schuylkill Permanent Bridge, through Darby and Chefter, to the Delaware State Line;" was postponed, for the prefent.

On motion of Mr. Lacock and Mr. Wayne,

The Committee of the Whole was difcharged from the further confideration of the Bill, entitled, "An Act granting a Tract of Donation-land to Michael Sechler, a Soldier in the late War."

Whereupon,

The faid Bill was referred to Mr. Lacock, Mr. Borrows, and Mr. Irifh, to confider and report thereon.

On motion of Mr. Weaver and Mr. Roberts,

The Senate refumed the confideration of the Bill, entitled, "An Act making a new Arrangement of the Trcafury Department." The confideration of the question, Shall this Bill be prepared for the third reading ? recurring,

A motion was made, by Mr. Weaver and Mr. Roberts,

To recommit the Bill to the Committee of the Whole; which was agreed to.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Palmer in the Chair, for the further confideration of the faid Bill.

And, after fome time,

The Committee role, and reported the Bill, with amendments, which were read as reported.

On motion of Mr. Weaver and Mr. Lacock,

The faid Bill, as reported by Committee of the Whole, was confidered by fection, and agreed to.

The preamble and title having been agreed to,

Ordered, That it be prepared for the third reading.

On motion of Mr. Roberts and Mr. Mitchell,

The following Refolution was twice read, confidered, and adopted, to wit:

Refolved, That the Book, containing the Schedule of the names of the Connecticut Settlers, the quantity of land contained in each furvey in the 15 townfhips in Luzerne county, &c. reported to Senate by the Surveyor-general, be returned to him by the Clerk of Senate; and that the Surveyor-general be, and hereby is, required to report to Senate the aggregate amount of acres, for which certificates have iffued to Connecticut Settlers, in each of the townfhips aforefaid, and of the aggregate amount of acres in the whole of faid townfhips; together with the whole number of acres contained in each refpectively, certificated, and not certificated, to Connecticut Settlers.

The Bill, entitled, " An Act for the Benefit of the Heirs of Edward Woodward, deceased," was read the second time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Weaver in the chair, for the further confideration thereof. And, after some time,

The Committee role, and reported the Bill, with the first fection negatived.

Thereupon,

On motion of Mr. Roberts and Mr. Sommer,

The report of the Committee of the Whole, on faid Bill, was confidered, and adopted; fo the Bill was loft.

Mr. Udree asked and obtained leave of absence, for Mr. Bright, for eight days.

Mr. Preston asked and obtained leave of absence, for one week.

A motion was made, by Mr. Lacock and Mr. Roberts (who voted with the majority)

To reconfider the queftion, on adopting the report of the Committee of the Whole (negativing the first fection) on the Bill, entitled, "An Act to erect the Town of Kutztown, in the County of Berks, into a Borough;" decided on the 21st of this month; which was not agreed to.

Adjourned, till 10 o'clock tomorrow morning.

Friday, January 27, 1809.

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Mr. Miller prefented the petition of Benjamin Hough, of the township of Warwick, in the county of Bucks, stating that a public road, which is not much used, passes through and injures his land; while a road, equally convenient, could be opened on the boundary thereof. That he has, without effect, applied to the Courts for relief. He therefore prays the attention of the Legislature to his case. And the same was twice read, and referred to Mr. Miller, Mr. Erwin, and Mr. Gress, to consider and report thereon.

Mr. Rahm prefented the petition of Philip Fitzimons, ftating his early and active fervices, as a Sergeant, in Captain Boyle's company, in the third regiment of Pennfylvania line. That he was in the great battles of Brandywine and Germantown. That he was wounded in a fkirmish in Newjersey, which obliged him to take refuge in an hofpital. That he afterwards followed the deftinies of his Country, and was employed on the frontier, in oppofing the ravages of the Indians. That he was feized with a violent epidemic, by which he loft feveral of his toes. That he conceives he has not been compenfated; and therefore prays relief. And the faid petition was twice read, and referred to Mr. Rahm, Mr. Slaymaker, and Mr. Blocher, to confider and report thereon.

Mr. Miller prefented the memorial of Samuel Riddle, of the county of Huntingdon, flating that he has it in contemplation to publifh, "Notes relative to Land Titles in this Commonwealth." For this purpofe, he requefts the Legiflature will authorife him to have free accefs to the papers in the Land-offices, free of the ufual fees, on the ground of the public benefit which must refult from his Work. And the faid memorial was twice read, and referred to Mr. Miller, Mr. Campbell, and Mr. Weaver, to confider and report thereon.

The Bill, entitled, "An Act making a new Arrangement of the Treasury Department," was read the third time.

Whereupon,

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The Yeas and Nays on the queftion, Shall this Bill pafs? were required by Mr. Weaver and Mr. Lacock; and, on the queftion being put, the Members voted as follow, to wit:

YEAS. YEAS. Meffrs. Blocher, Meffrs. Lattimore. M'Arthur. Borrows, Mitchell, Dorfey, Doty, Rahm, Grefs, Rankin, Hefton, Roberts, Hiefter, Stevenson. Udree. Irifh, Weaver, Lacock, Laird. Lane (Speaker). 20. NATS. NAYS. Meffrs. Slaymaker, Meffrs. Brady, Campbell, Sommer, Wayne. 6. Erwin,

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Twenty Yeas, and fix Nays; by which it appeared that the question was determined in the affirmative.

Ordered, That the faid Bill be prefented to the Houfe of Reprefentatives, for concurrence.

The Bill, entitled, "An Act to enable John Irwin, of Brushbill, Westmoreland County, to fell and convey a certain Messure, Plantation, and Lot of Ground therein described," was read the third time.

Whereupon,

The question, shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the Houfe of Reprefentatives, for concurrence.

Agreeably to order,

The Senate refumed, in Committee of the Whole, Mr. Brady in the chair, the confideration of the Bill, entitled, "An Act allowing the Philadelphia Bank to establish Branches."

And, after fome time,

The Committee role, and reported the Bill, without amendment.

The Clerk of the House of Representatives presented, for concurrence, the Bill, entitled, "An Act relating to the Lien of this Commonwealth, on the Estate of William Nichols, deceased;" which was read the first time.

Moved by Mr. Roberts and Mr. Doty,

Refolved, That a Committee be appointed, to join a Committee of the Houfe of Representatives (fhould that Houfe think proper to make fuch an appointment) for the purpose of examining into the state of the Pennfylvania and Philadelphia Banks; and that the staid Committee be, and they are hereby, instructed to prosecute the inquiry, as far as the Laws incorporating those Banks will authorise; and make report.

Ordered to lie upon the table.

Adjourned, till 10 o'clock tomorrow morning.

Saturday, January 28, 1809.

Mr. Dorfey prefented the memorial and reprefentation of the fubfcribers thereto, citizens of Philadelphia, composing the Premium Society, stating the nature and object of their Society, and its great advantage to this State, as well as the United States generally, by the encouragement given to agriculture and the various mechanical arts; that, at this time of exclusion from the european world, an attention to domestic manufactures becomes of the first importance: The memorialist therefore pray the countenance of the Legislature, to an institution which promifes such great advantages to the State. And the faid memorial was twice read, and referred to Mr. Dorfey, Mr. Irish, and Mr. Borrows, to confider and report thereon.

The Bill, entitled, "An Act allowing the Philadelphia Bank to establish Branches," was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by section.

The 1st and only section being under confideration,

A motion was made, by Mr. Weaver and Mr Roberts,

To amend the fection, by inferting a provision, directing that the Notes iffued at the Philadelphia Bank, or its Branches, fhall be payable at either.

A motion was then made, by Mr. Dorsey and Mr. Hiester,

To amend the amendment, by extending the foregoing provision to the Bank of Pennfylvania; which was not agreed to.

The original motion was agreed to.

A motion was then made, by Mr. Weaver and Mr. Roberts,

Further to amend the fection, by ftriking therefrom the following:

"In any town or borough of this State, without the confent of a majority of the taxable inhabitants of fuch town or borough." And infert in place thereof; "Within any county of this State, without the previous confent, first had and obtained, of a majority of the citizens thereof; to be ascertained in the following manner:

"When the Directors of the faid Bank, or a majority of them, fhall think it will be advantageous to the inftitution, and to the trade and agriculture of any particular county, to establish an Office of Discount and Deposit therein; they shall, under their hands and feals, give notice thereof to the Sheriff of faid county, at least three months previous to the annual election; and the faid Sheriff shall give public notice, by advertisement posted up in the most public places in each district within such county, or by publication in one or more Newspapers printed therein, at least 20 days before the faid general election, " that an election is to be held for the purpose of determining, whether an Office of Discount and Deposit shall be opened within faid county."

"And the faid election shall be held at the fame time, at the fame places, in the fame manner, and by the fame Officers appointed, by Law, for conducting the faid general election. And each citizen, who shall have a right to vote for Members of the State Legislature, shall have the right of voting for or against the introduction of the faid Office. And the form of words which shall be used in the ticket, by those who shall vote in favor of the Office, shall be " Bank;" and of the ticket, to be used by those who shall vote against the Office, shall be "No Bank." And each kind shall be folded, and indor ed with the words "Bank Ticket;" and in that form delivered to the Infpector, to be counted off, and the majority afcertained, under the Laws and regulations for conducting the general elections within this Commonwealth.

"And when the whole number of votes, for and against the introduction of the Office of Discount and Deposit, given within such county, shall have been afcertained, at the general meeting of the Judges of the respective districts; they shall, within 10 days thereafter, under their hands and seals, give notice of the fame to the Sheriff of said county; and who shall, under his hand and feal, within 30 days after his having received the fame from the faid Judges, notify the faid Directors, of the Philadelphia Bank, of the refult of fuch election.

"And if the majority of the votes, thus given, shall have been in favor of the introduction of faid Office of Difcount and Deposit; then, and not otherwise, the faid Directors, or a majority of them, shall be authorifed to establish the fame."

Whereupon,

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On motion of Mr. Sommer and Mr. Lacock, The further confideration of the motion to amend, and the Bill, were postponed, for the prefent.

Agreeably to order,

The Bill, entitled, "An Act diffolving the Marriage of John M'Clellen and Margaret M'Clellen, bis Wife," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Lacock in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, without amendment.

On motion of Mr. Mitchell and Mr. Sommer,

The faid Bill was confidered by fection, and agreed to.

The preamble and title were feverally adopted.

Ordered, That the faid Bill be prepared for the third reading.

Agreeably to order,

The Bill, entitled, "An Act further extending the Act, entitled, "An Act for the Relief of divers Inhabitants of the County of Adams," was read the fecond time, confidered by fection, and agreed to.

Ordered, That it be prepared for the third reading.

On leave given, Mr. Lacock read in his place, and by permiffion prefented to the Chair, "a Refolution authorifing the Secretary of the Commonwealth to purchase a farther Number of Carey and Bioren's Edition of the Laws of this Commonwealth;" which was read the first time.

On motion, and by fpecial order,

The faid Refolution was read the fecond time, confidered, and adopted.

Ordered, That it be presented to the House of Representatives, for concurrence.

On motion of Mr. Roberts and Mr. Doty,

The Refolution, respecting the inquiry into the Banks of Pennsylvania and Philadelphia, read yesterday, was again read, confidered, and adopted.

Ordered, That Mr. Roberts, Mr. Sommer, and Mr. Brady be the Committee for that purpose. And,

That the Clerk acquaint the House of Representatives thereof.

The report of the Committee, on the fubject of felecting and returning Jurors, &c. read on the 17th of this month, was again read, and the Resolution, to wit:

"Refolved, That a Committee be appointed to bring in a Bill, to repeal fo much of an Act, entitled, "A Supplement to the Act, entitled, "An Act directing the Mode of felecting and returning Jurors," as relates to the felecting and returning Jurors by the Township Affeffors; and alfo, allowing the Parties, in civil fuits, the right of peremptorily challenging Jurors;"

Being under confideration, a division of the fame was called for by Mr. Lacock; so that a question might first be taken on that part ending with the word "Affeffors."

Whereupon,

The question, on adopting the first part of the Refolution, being put, was determined in the affirmative.

The fecond part of the Resolution being under confideration,

A motion was made, by Mr. Lacock and Mr. Laird,

To fill the Blank with the word "three;" which was agreed to.

Thereupon,

The Yeas and Nays, on agreeing to the fame, as amended, were required by Mr. Lacock and Mr. Roberts; and, on the question being put, the Members voted as follow, to wit:

THE SENATE.

YEAS. Meffrs. Blocher, Borrows, Dotfey, Doty, Hiefter, Irifh, Lacock, Laird, NAYS. Meffrs. Brady, Campbell, Erwin, Grefs,

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YBAS. Meffrs. M'Arthur, Palmer, . Roberts, Sommer, Stevenson, Udree, Weaver, Lane (Speaker). 16. NAYS. Meffrs: Mayer, Mitchell, Rahm. Wayne. 9.

Sixteen Yeas, nine Nays; by which it appeared, that the question was determined in the affirmative.

Ordered, That the Committee who brought in the 'report, be the Committee for the purposes expressed in the Resolution.

Mr. Borrows asked and obtained leave of absence, for one week.

Adjourned, till 10 o'clock Monday morning.

Monday, January 30, 1809.

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The Speaker laid before the Senate a letter from George A. Baker, Treafurer of the Corporation of the city of Philadelphia, informing that, "in compliance with a Refolution of the Select and Common Councils, of the city of Philadelphia," he transmits "five copies of the Accounts of the faid Corporation, for the year 1807." And the faid letter was read, and, with the Accounts,

'Laid upon the table.

Mr. M'Arthur prefented the petition of the fubfcribers thereto, the Commiffioners and other inhabitants of Mercer county, flating, that former Commiffioners had made a contract with Workmen, to erect the Courthouse and Offices in faid county. That the funds, from which it was calculated to pay the faid Workmen, are the proceeds of the fales of lots, in the town of Mercer; which have been loaned to different perfons, and which cannot now be collected, from the unufual fcarcity of money. That the Buildings muft remain unfinithed, and the Workmen unpaid, even for what is now due, unlefs the Commiffioners can procure a temporary loan. They therefore pray the Legiflature to grant them a loan of 3000 dollars, for three years. And the fame was twice read, and referred to Mr. M'Arthur, Mr. Mayer, and Mr. Slaymaker, to confider and report thereon.

Mr. Stevenson presented the petition of George Blakely, of Washington county, stating that he enlisted in the revolutionary Army, in the year 1776, and was actively concerned in fighting the battles of his Country; that he was severely wounded at the battle of the Paoli, and was then taken prisoner; that he was paid in a depreciated paper currency: He. therefore prays relief. And the said petition was twice read, and referred to Mr. Stevenson, Mr. Palmer, and Mr. Irish, to consider and report thereon.

Mr. M'Arthur prefented the Petition of the fubfcribers thereto, inhabitants of Crawford county, ftating that the Muskrat and Beaver, animals highly valuble for their fur, abound in various parts of that county; that the prefent mode of catching (by spearing) them, if not speedily prevented, by Law, will foon destroy the whole stock of those useful animals. And the faid petition was twice read, and referred to Mr. M'Arthur Mr. Gress, and Mr. Udree, to confider and report thereon.

The Bill, entitled, " An Act diffolving the Marriage of John M'Clellen and Margaret M'Clellen, bis Wife." was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Reprefentatives, with information that Senate have passed the faid Bill, without amendment. Agreeably to order,

The Bill, entitled, "An Act for the Relief of the Heirs of Frederick Vernon, deceased," was read the fecond time

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Palmer in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, without amendment.

Agreeably to order,

The Bill, entitled, "An Act confirming the Title of Manning Martain, to certain Lands therein mentioned," was read the fecond time, confidered by fection, and agreed to.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third 'reading.

The Bill, entitled, "An Act relating to the Lien of this Commonwealth, on the Estate of William Nichols, deceased," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. M'Arthur in the chair, for the further confideration thereof.

And, after fome time,

The Committee rofe, and reported the Bill, with one amendment; which was read as reported.

The Clerk of the House of Representatives presented, for concurrence, "a Resolution for procuring a certain Number of Copies of the Minutes of the Convention, that framed the present Constitution;" which was read the first time.

Mr. Laird, from the Committee appointed for that purpose, made report :

That, in conjunction with the Committee of the Houfe of Representatives, the Committee had presented to the Governor, for his approbation, the Bill, entitled, "An Act to amend an Act, entitled, "An Act granting an Annuity to Thomas Snowden."

Adjourned, till 10 o'clock tomorrow morning.

Tuefday, January 31, 1809.

Mr. Erwin prefented the remonstrance and petition of the fubscribers thereto, inhabitants of Bucks county, stating that they see, with surprise, the efforts making by Benjamin Hough, to induce the Legislature to vacate that part of an ancient public road, which passes through his land; a road which has been in use for 60 years. That the Courts are competent to decide all questions of this kind, and have actually decided the complaint of Mr. Hough, respecting the injury he complains of; and therefore the petitioners pray the Legislature will not interfere. And the faid remonstrance was read, and referred to the Committee to whom was referred the petition of Benjamin Hough.

Mr. Dorfey prefented the memorial of the fubfcribers thereto, praying for an Act of incorporation, under the name of "the Millgrove Mine Company," for the purpofe of exploring and working the valuable lead-mine on Perkioming creek, in Montgomery county. And the fame was twice read, and referred to Mr. Dorfey, Mr. Lattimore, and Mr. Rankin, to confider and report thereon.

Mr. Lacock, from the Committee appointed, on the 28th of this month, for that purpole, reported the Bill, entitled, "An Act to repeal fo much of an Act, paffed April 4, 1807, as directs the Township Affeffors to felect and return Jurors; and also to allow the Parties, in Civil Suits, the Privilege of peremtorily challenging a certain Number of Jurors;" which was read the first time.

The Bill, entitled, " An Act confirming the Title of Manning Martain, to certain Lands therein mentioned," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Representatives, for concurrence.

The Bill, entitled, " An Act relating to the Lien of this Commonwealth, on the Estate of William Nichols, deceased," was read the fecond time, as reported by Committee of the Whole, and confidered by fection.

Section 1 being under confideration,

A motion was made, by Mr. Palmer and Mr. Wayne,

To polypone the further confideration of the Bill, generally; which was not agreed to.

A motion was then made, by Mr. Wayne and Mr. Palmer,

To postpone the further confideration of the Bill, for the prefent; which was not agreed to.

Whereupon,

After debate,

The Yeas and Nays, on adopting the fection, were required by Mr. Lacock and Mr. Mitchell; and, on the question being put, the Members voted as follow, to wit:

YEAS. Meffrs. Dorfey, Doty, Erwin, Grefs, Hiefter, Lacock, Laird, Lattimore, M'Arthur, NAYS. Meffrs. Blocher, Brady, Campbell, Hefton,

> Irifh, Mayer,

YEAS. Meffrs. Mitchell, Rahm, Rankin, Roberts, Sommer, Stevenfon, Udree, Weaver. 17.

NAYS.

Meffrs. Miller, Palmer, Slaymaker, Wayne, Lane (Spcaker). 11.

Seventeen Yeas, eleven Nays; by which it appeared, the question was determined in the affirmative.

Section 2 (Section 3 in the Bill as it came from the House of Representatives) being under consideration,

The Yeas and Nays, on agreeing thereto, were required by Mr. Mitchell and Mr. Lacock; and, on the question being put, the Members voted as follow, viz. YEAS. Meffrs. Brady, Campbell, Dorfey, Doty, Grefs, Hiefter, Lacock, NAYS. Meffrs. Blocher, Erwin, Uther YEAS. Meffrs. Laird, M'Arthur, Mitchell, Sommer, Stevenfon, Lane (Speaker). 13.

Meffrs. Blocher, Erwin, Hefton, Irifh, Lattimore, Mayer, Miller, Palmer, NAYS. Meffrs. Rahm, Rankin, Roberts, Slaymaker, Udree, Wayne, Weaver. 15.

Thirteen Yeas, and fifteen Nays; by which it appeared, that the question was determined in the negative.

The preamble and title were feverally adopted.

Ordered, That the faid Bill be prepared for the third reading.

The Clerk of the Houfe of Representatives presented, for concurrence, the Bill, entitled, "An Act concerning Libels;" which was read the first time.

A motion was made, by Mr. Weaver and Mr. Laird,

To difpense with the rule of calling over the Committee-lift, weekly, till the first Tuesday in March next.

On which motion, Mr. Roberts and Mr. Udree required the Yeas and Nays; and, on the question being put, the Members voted as follow, to wit:

YEAS. YEAS. Meffrs. M'Arthur. Meffrs. Brady, Miller, Campbell, Dorfey, Slaymaker, Laird, Wayne, Lattimore, Weaver. 10. NAYS. NAYS. Meffrs. Blocher, Meffrs. Erwin, Doty, Hefton,

NAYS. Meffrs. Hiefter, Irifh, Lacock, Mayer, Palmer, Rahm, NAY5. Meffrs. Rankin, Roberts, Sommer, Stevenfon, Udree, Lane (Speaker). 16.

Ten Yeas, fixteen Nays; by which it appeared, that the question was determined in the negative.

Thereupon,

Agreeably to rule,

The Committee-lift was called over.

On motion of Mr. Weaver and Mr. Lacock,

Agreed, That the Committée to whom was referred the meffage and documents of the Governor, respecting the lien of the Commonwealth on the property of the late William Nichols, be discharged from the further confideration thereof.

Adjourned, till 10 o'clock tomorrow morning.

Wednesday, February 1, 1809.

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Mr. Rahm prefented the petition of the fubscribers thereto, inhabitants of Dauphin and Adams counties, praying that a State Road may be laid out and opened, from Harrisburg, by the way of Gettysburg, towards the City of Washington; and the fame was twice read, and referred to Mr. Rahm, Mr. Roberts, and Mr. Doty, to confider and report thereon.

Mr. Dorfey, from the Committee to whom was, yefterday, referred the petition of the fubscribers thereto, on leave now given, reported the Bill, entitled, "An Act to incorporate the Millgrove Mine Company;" which was read the first time.

Mr. Dorfey, from the Committee to whom was referred, on the 19th inftant, the memorial of the Prefident and Directors, of the Female Affociation, of Philadelphia, for the relief of women and children in reduced circumftances, on leave now given, reported the Bill, entitled, "An Act to incorporate the Female Affociation of Philadelphia;" which was read the first time.

The Bill, entitled, "An Act relating to the Lien of this Commonwealth, on the Estate of William Nichols, deceased," was read the third time.

Whereupon,

The Yeas and Nays, on the question, Shall this Bill pass? were required by Mr. M'Arthur and Mr. Lacock.

- And, after debate,

On the question being put, the Members voted as follow, to wit:

YEAS. Meffrs. Campbell, Dorfey, Doty, Erwin, Lacock, Laird, Lattimore, M'Arthur, NAYS.

Meffrs. Blocher, Brady, Hefton, Irifh,

Maver.

YEAS. Meffrs. Mitchell, Rahm, Rankia, Roberts, Sommer, Stevenfon, Udree, Weaver. NAYS. Meffrs. Miller.

16.

Meffrs. Miller, Palmer, Slaymaker, Wayne,

Lane (Speaker). 10.

Sixteen Yeas, ten Nays; by which it appeared, that the question was determined in the affirmative.

Ordered, That the faid Bill be returned to the Houfe of Representatives, with information that Senate have paffed the fame, with amendments; in which the concurrence of that Houfe is requested.

The amendments are, to strike out sections 2 and 3. The Bill, entitled, "An Act for the Relief of Alexander Russel," was read the second time.

Whereupon,

The Senate refolved itfelf into Committe of the Whole, Mr. Wayne in the Chair, for the further confideration thereof.

And, after fome time,

The Committee rofe, and reported the Bill, with the first fection negatived The Clerk of the House of Representatives presented, for concurrence, fix Bills, entitled, respectively, as follow, to wit:

1. An Act fupplementary to an Act, to enable the Governor to incorporate a Company, for making an Artificial Road from the City of Philadelphia, by Chad's Ford, on Brandewine, to the Line of the State, in a Direction towards Baltimore.

2. An Act authorifing George Bryan to fell and convey, a certain Lot of Ground therein mentioned.

3. An Act to incorporate the Philadelphia Society, for Promoting Agriculture.

4. A Supplement to an Act, entitled, "An Act for the Relief of the Poor."

5. An Act to extend an Act, entitled, " An Act concerning Strays."

6. An Act to amend an Act, entitled, " An Act granting an Annuity to Edward Cavanough."

And, for signature, two Bills, entitled as follow, viz.

1. An Act diffolving the Marriage of John M'Clellen and Magaret M'Clellen, his Wife.

2. An Act further extending the Act, entitled, "An Act for the Relief of divers Inhabitants of the County of Adams."

He returned the Bill, entitled, "An Act westing a Title to a small Piece of Land, in Hempfield Township, Westmoreland County, in certain Trustees and their Successors, for the Use of a School." And informed, that the House of Representatives have passed the faid Bill, with amendments; in which the concurrence of Senate is requested.

The Bills, prefented for concurrence, were feverally read the first time.

The Speaker figned the Bills presented for fignature.

The amendments, by the Houfe of Reprefentatives, on the Bill, entitled, "An Act vefting a Title to a fmall Piece of Land, in Hempfield Township, Wcstmoreland County, in certain Trustees and their Successfors, for the Use of a School;" were read as follow, to wit:

Section 1. Line 8. Make " Cup" read " Cope."

Section 1. Line 9. Make " Christopher" read " Christian."

Preamble. Line 8. After the word "School," infert, "or Schools."

11. Make a fimilar amendment.

Whereupon,

On motion of Mr. Brady and Mr. Laird,

The faid amendments, were again read, confidered, and concurred in.

Ordered, That the Clerk acquaint the House of Representatives thereof.

Adjourned, till 10 o'clock tomorrow morning.

Thursday, February 2, 1809.

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Mr. Laird, from the Committee appointed for that purpole, made report:

That, the Committee, in conjunction with the Committee of the Houfe of Reprefentatives, had prefented to the Governor, for his approbation, the Bills, entitled, as follow, to wit:

"An Act further extending an Act, entitled, "An Act for the Relief of divers Inhabitants of the County of Adams."

" An Act diffolving the Marriage of John M'Clellen, and Margaret M'Clellen, his Wife."

Mr. Miller prefented the petition of Alexander Ruffel, ftating that, as the claim which he has now before the Senate, for depreciation of pay for fervices in the late Revolution, does not appear to meet the fanction of the Senate; and as he deems his fituation peculiarly embarraffing, in confequence of the fettlement of his accounts, as late Brigade-infpector of York county; upon which fettlement no charge was allowed, unlefs a regular receipt could be produced; that he expended a great deal of money, in his official capacity, for which he took no receipts, but made entries in his Book: He therefore prays, that the Comptroller-general may be authorifed to ftay proceedings againft him, for the balance which was found, by the faid fettlement, to be due by him. And the faid petition was read, and

Laid upon the table.

Mr. M'Arthur prefented the petition of William C. Smyth, of the borough of Lancaster, Printer, stating that in confequence of his having contracted for the printing of the Journal of the Senate (in the English language) of last Session, for a price which, so far from proving a compensation for his labor, has involved him in debt and embarrassiment. He therefore prays relief. And the faid petition was twice read, and referred to the Committee of Accounts, to confider and report thereon.

Mr. Irish presented the petition of the Executors of the eftate of William Porter, late of Pittfburg, deceafed, stating that the faid Porter, a short time before his death, made a parole contract with George Wallace, by which it was agreed, that the faid Porter should exchange an undivided fourth part of a certain lot, for an undivided fourth part of a lot belonging to the faid Wallace, who was to pay the faid Porter the fum of 80 dollars, as a difference in the value of the faid pieces of ground; that the contract was fo far completed, in the lifetime of Mr. Porter, as to the payment of the money. The petitioners pray the Legislature to enable them, by Law, to give Mr. Wallace a title. And the faid petition was twice read, and referred to Mr. Irifh, Mr. Stevenson. and Mr. Bright, to confider and report thereon.

Agreeably to order,

"The Refolution for procuring a certain number of copies of the Minutes of the Convention, which formed the prefent Conflictution," was read the fecond time; and, being under confideration,

A motion was made, by Mr. Lacock and Mr. Laird, To amend the fame, by striking out the word "Prothonotary," and inferting, in place thereof, "Commiffioners;" fo that the latter, and not the former, shall have the care of the faid Minutes; which was agreed to.

A motion was then made, by Mr. Weaver and Mr. Roberts,

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Further to amend the Refolution, by inferting a provition limiting the price of the faid Minutes to three dollars per copy. Which was agreed to.

Whereupon,

On motion of Mr. Lacock and Mr. Laird,

The faid Resolution was referred to Mr. Weaver, Mr. Lacock, and Mr. Dorfey, to confider and report thereon.

The Bill, entitled, "An Act authorifung Jacob Kimmell and Abraham Konigmacher, of Lancaster County, to fell and convey certain Lands, therein mentioned," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Brady in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and asked leave to fit again; which was not granted.

Whereupon,

The faid Bill was referred to Mr. Weaver, Mr. Wayne, and Mr. Mayer, to confider and report thereon.

Adjourned, till 10 o'clock tomorrow morning.

Friday, February 3, 1809.

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Mr. Campbell prefented the memorial of the fubfcribers thereto, inhabitants of the Borough of York, ftating that the inhabitants of faid Borough are fubjected to great inconveniences, from the want of -a regular and fufficient fupply of water, as well to guard against the danger of fire, as for the common purposes of life. That a former Legislature granted a Lottery for this purpose: But, as it was found impracticable to fell the Tickets, the object was fuspended. The petitioners therefore pray for an Act, authorifing the establishment of a company, with corporate powers, to enable them to fupply the faid borough with water. And the faid memorial was twice read, and referred to Mr. Campbell, Mr. Miller, and Mr. Brady, to confider and report thereon.

Mr. Weaver, from the Committee to whom was, yesterday, referred the Refolution, relative to the Minutes of the Convention, reported the faid Resolution, with amendments; which were read as reported.

Mr. Sommer, from the Committee to whom was referred, on the 25th of last month, the' Bill, entitled, "An Act giving additional Powers to, and changing the Mode of Appointment of, the Inspectors of the Prison in Philadelphia, and for other Purposes," reported the faid Bill, with amendments; which were read as reported.

Mr. Wayne, from the Committee to whom was referred, on the 13th of last month, the petition of Hugh Quay, on leave now given, reported the Bill; entitled, "An Act for the Relief of Hugh Quay;" which was read the first time.

Mr. Miller, from the Committee to whom' were referred, on the 27th and 31ft of laft month, the petition of Benjamin Hough, and the remonstrance of the fubscribers thereto, inhabitants of Bucks county, in opposition to the petition of Benjamin Hough; made the following report, to wit:

That the Committee have duly attended to the fubject. Benjamin Hough complains of having fultained great injury, by a public road cutting his land in an angular direction; and which evil, he fays, could be effectually removed, by changing the road to a divisionline between him and an adjoining neighbor. For this purpofe, he states, that he has applied to the Court of Quarter Seffions of the county of Bucks; that fundry views have been held, under orders iffued from the faid Court : But that, after a deliberate and full trial, it was determined, by the Court and the Countel employed in the caufe, that the existing Laws do not permit of a power being given to the fame fet of viewers, both to lay out and vacate, at the fame time; a power which, in the opinion of the Committee, could be fafely and advantageoufly exercifed, both as it respects the public and individuals; and would thereby remove a ferious inconvenience, which has been experienced in a

variety of cafes, where the viewers appointed have first to report on a road which, in many instances, cannot be faid to be useles; because the very circumstance, which may render it such, may depend on the viewers being able to provide a fuitable substitute for the one to be vacated.

Viewing the prefent exifting Laws on this fubject, as imposing an unneceffary refiriction on the powers to be exercised by viewers, as regards the laying out, or of vacating, public or private roads or highways within this Commonwealth, the Committee are fully of opinion, that the present Laws on this fubject ought to be fo amended and altered, as to authorife the viewers, under the direction of the Court of Quarter Seffions, to view and make a report of fuch roads as have heretofore been laid out and occupied; to vacate the fame, where, in their opinion, they may be thought useles; or where, although useful, to authorife them to report a fubfitute. The Committee, therefore, offer the following Resolution:

Refolved, That a Committee be appointed to bring in a Bill, embracing the above principles.

Agreeably to order,

The Bill, entitled, "An Act authorifing George Bryan to fell and convey, a certain Lot of Ground therein mentioned," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Weaver in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, without amendment.

On motion of Mr. Weaver and Mr. Mitchell,

The faid Bill was confidered by fection, and agreed to.

The preamble and title were feverally adopted.

Ordered, That the faid Bill be prepared for the third reading.

The Speaker laid before the Senate a letter, from the Secretary of the Commonwealth, which was read as follows, to wit: SIR,

I have to inform the Legislature, that the Great Seal of the State, as recognized by Act of Affembly, of January 8, 1791, is fo broken, as to be fcarcely fit for use. Doubting the propriety of procuring a new one, without the special authority of the Legislature, I thought it my duty to make the above communication; and wait the direction of the Legislature, on the subject.

I am, fir,

Your obedient fervant.

N. B. BOILEAU. Sec'ry's Office. Feb. 2, 1809.

P. C. LANE, Speaker of Senate.

Ordered to lie upon the table.

Adjourned, till 10 o'clock tomorrow morning.

Saturday, February 4, 1809.

Mr. Weaver, from the Committee to whom was referred, on the 2d of this month, the Bill, entitled, "An Act authorifing Jacob Kimmell and Abraham Konigmacher, of Lancaster County, to fell and convey certain Lands therein mentioned;" reported the faid Bill, with amendments, which were read as reported.

The Bill, entitled, "An Act authorifing George Bryan to fell and convey, a certain Lot of Ground therein mentioned," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Representatives, with information that Senate have passed the faid Bill, without amendment.

Agreeably to order,

The Bill, entitled, "An Act to incorporate the Philadelphia Society, for promoting Agriculture," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Doty in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill, without amendment.

The Bill, entitled, "An Act giving additional Powers to, and changing the Mode of Appointment of, the Inspectors of the Prison in Philadelphia, and for other Purposes," was read the fecond time, as reported by Select Committee.

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Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Miller in the chair, for the further confideration thereof.

And, after some time,

The Committee rofe, and reported the Bill, without amendment.

The Bill, entitled, "An Act fupplementary to the fcveral Laws of this Commonwcalth, refpecting Foreign Attachments," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Laird in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and asked leave to fit again; which was not granted.

Thereupon,

The faid Bill was referred to Mr. Lacock, Mr. Wayne, and Mr. Sommer, to confider and report thereon.

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, viz.

To the Scnate and Houfe of Representatives, of the Commonwealth of Pennsylvania.

GENTLEMEN,

I have this day approved and figned the following Acts of the General Affembly, and directed the Secretary to return the fame to the Houfe of Reprefentatives, in which they originated: 1. An Act to amend an Act, entitled, "An Act granting an Annuity to Thomas Snowden."

2. An Act diffolving the Marriage of John M'Clellen and Margaret M'Clellen, his Wife."

3. An Act further extending the Act, entitled, "An Act for the Relief of divers Inhabitants of the County of Adams."

SIMON SNYDER.

Lancaster, Feb. 4, 1809.

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The Clerk of the House of Representatives informed, that the House of Representatives have concurred in the amendments, by Senate, to the Bill, entitled,

"An Act relating to the Lien of this Commonwealth, on the Estate of William Nichols, deceased."

He returned the Bill, entitled,

"An Act further to extend the Jurifdiction of the Aldermen, and Ju/lices of the Peace, of this Commonwealth." And

"The Refolution, authorifing the Secretary of the Commonwcalth, to purchase a further Number of Carey and Bioren's Edition of the Laws."

And informed that the Houfe of Reprefentatives have passed the faid Bill and Resolution; the first, with one amendment; and the last, without amendment.

And he prefented, for concurrence, four Bills, entitled, respectively as follow, to wit:

1. An Act to enable the Governor to incorporate a Company, to make an Artificial Road, by the best and nearest Route, from the northern Bank of Codorus Creek, opposite the north End of Georgestreet, in the Borough of York, to the Canal Ferry, on the River Susquebanna, and from thence, up the faid River, to the Head of the Conewage Falls.

2. A Supplement to an Act, entitled, "An Act to regulate the Fisheries in the River Delaware, and its Branches, and for other Purposes."

3. An Act concerning Contempts of Court.

4. An Act to authorife the Governor to appoint Commiffioners, for the Purpofe of laying out a State Road from the Strafburg Road, near John G. Parke's Houfe, in Chefter County, by M'Calls Ferry, on the Sufquebanna, to the Maryland Line, in a Direction, to the City of Washington; and also, a Road from the Intersection of Marlborough/treet and Newport Road, to intersect the above Road, at or near M'Calls Ferry, asorefaid.

Which were read the first time.

The amendment, by the House of Representatives, on the Bill, entitled, "An Act to extend the furifdiction of the Aldermen, and fusices of the Peace, of this Commonwealth," was read as follows, to wit:

Add, to the end of Tection 2, the words, "except in cafes of wrongful taking, which would amount to trefpafs."

On motion of Mr. Miller and Mr. Brady,

The report of the Committee of the Whole (negativing the first fection) on the Bill, entitled, "An Act for the Relief of Alexander Ruffell," was again read.

Whereupon,

The question, will Senate adopt the report of the Committee of the Whole? being put, was determined in the negative.

And the faid Bill being again under confideration,

A motion was made, by Mr. Miller and Mr. Brady, To refer the faid Bill to a Select Committee, to confider and report thereon.

Ordered, That Mr. Miller, Mr. Brady, and Mr. Erwin, be the Committee.

The petition of Alexander Ruffell, read on the 2d of this month, was again read, and referred to the fame Committee.

Adjourned, till 10 o'clock Monday morning.

Monday, February 6, 1809.

Mr. Sommer prefented the memorial of the fubfcribers thereto, inhabitants of the city and county of Philadelphia, flating that the Bill now before the Legiflature to incorporate a Company, for the purpofe of making a Turnpike Road, from the Conewaga Falls, on the River Sufquehanna, to the Borough of York; from which an Artificial road, towards Baltimore, is in a flate of confiderable forwardnefs. That, fhould this Bill pafs, and the road be made agreeably thereto, a large quantity of produce, which is now conveyed to the city of Philadelphia, will be transported to the city of Baltimore; to the great injury of the city of Philadelphia and the State at large. They therefore pray, that the faid Bill may not be paffed into a law. And the faid memorial was read, and

Laid upon the table.

The Bill, entitled, "An Act to incorporate the Philadelphia Society, for promoting Agriculture," was read the fecond time, as reported by Committee of the Whole, on the 4th of this month, confidered by fection, and agreed to.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

Agreeably to order,

The Bill, entitled, " An Act concerning Libels," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Dorfey in the chair, for the further confideration thereof.

And, after iome time,

The Committee role, reported progress, and had leave to fit again on Thursday next, the 9th of this month.

Agreeably to order,

The Bill, entitled, "A Supplement to the Act, entitled, An Act for the Relief of the Poor," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Rankin in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and had leave to fit again on Wednesday next, the 8th of this month.

Adjourned, till 10 o'clock tomorrow morning.

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Tuesday, February 7, 1809.

The Speaker laid before the Senate a letter, of which the following is a copy:

Philadelphia, Feb. 2, 1809.

SIR,

I have the pleafure to prefent to you, for infpection by the Members of the Senate, two fpecimens of Wool, which, I flatter myfelf, will afford them fatisfaction.

No. 1. Is from a full-blood Spanish Ram, of Col. Humprey's stock, and my tup Ram, of last feason. The dirty appearance, on the extremities of the lock, is owing to the abundance of yolk or perspirable matter which always abounds in the breed, when healthy; and, being of an oily nature, causes the dirt to adhere to it.

No. 2. Is from a Ewe, of the third crofs, and exhibits an approach, in quality, fo near to that of the Rams, as muft convince all who fee it what can be done, in the improvement of a fleece, in a fhort time, by due attention.' The Ewe from which the fpecimen, No. 2. is taken, is from a black Ram imported by myfelf, direct from Spain, in the Winter 1803-4.

Such, fir, is the treasure which Pennfylvania poffeffes: To the multiplication of which there will be no end; provided proper steps are immediately taken. It will remain with the Legislature to fay, whether encouragement will be given to continue increasing the stock, by protecting Laws; or, whether Dogs (animals which, on this fide of the mountain, I pronounce totally useles to the Farmer) shall be permitted to increase, without limitation, and destroy our Sheep, when and where they please.

I beg, fir, you will except affurances of my high refpect.

JAMES MEASE.

The honorable P. C. LANE, Speaker of the Senate of Pennfylvania.

Ordered to lie upon the table,

The Bill, entitled, "An Act to incorporate the Philadelphia Society, for promoting Agriculture," was read the third time.

Whereupon,

The question, shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill, without amendment.

Agreeably to order,

The Bill, entiled, "An Act fupplementary to an Act, to enable the Governor to incorporate a Company, for making an Artificial Road from the City of Philadelphia, by Chad's Ford, on Brandywine, to the Line of the State, in a Direction towards Baltimore," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Sommer in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill, without amendment.

Agreeably to order,

The Bill, entitled, "An Act to repeal fo much of an Act, passed April 4, 1807, as directs the Township Affession felect and return Jurors; and also, to allow the Parties, in Civil Suits, the Privilege of peremptority challenging a certain Number of Jurors;" was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. M'Arthur in the chair, for the further confideration thereof.

And, after fome time,

The Committee rofe, and reported the Bill, with amendments; which were read as reported,

Agreeably to order,

The Bill, entitled, "An Act to incorporate the Female Affociation of Philadelphia," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Wayne in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill, with one amendment; which was read as reported.

The Clerk of the Houfe of Representatives presented, for concurrence, the Bill, entitled,

"An Act to declare and establish the Public Seal of the Commonwealth."

He also prefented, for fignature, the Bills and Refolution, entitled, respectively, as follow, to wit:

1. " An Act vesting a Title to a small Piece of Land, in Hempfield Township, Westmoreland County, in certain Trustees and their Successfors, for the Use of a School."

2. An Act authorifing George Bryan to fell and convey, a certain Lot of Ground therein mentioned.

3. An Act relating to the Lien of this Commonwealth, on the Estate of William Nichols, deceased."

4. A Refolution, authorifing the Secretary of the Commonwealth, to purchasic a further Number of Carey and Bioren's Edition of the Laws.

And he returned the Bill, entitled,

"An Act to enable John Irwin, of Brushbill, Westmoreland County, to sell and convey a certain Messuage," Plantation, and Lot of Ground therein described."

And informed, that the House of Representatives have passed the faid Bill, with amendments; in which the concurrence of the Senate is requested.

Which amendments were read as follow, to wit:

Section 1. Strike out all that follows the word "ground," in Line 7, to the word "either," in line 9; and infert, in lieu thereof, these words, "containing 59 acres and one quarter, patented in the name of John Probs, with fome improvements thereon; situate in North-huntingdon towns, Westmoreland county, aforefaid, adjoining Lands of William Fullerton, Jacob Byerly, and others."

Add, to the end of the fection, "And provided alfo, that the fame shall not be fold for a lefs fum, than the amount of the debt and interest for which he received the fame." The Bill, prefented for concurrence, was read the first time.

The Speaker figned the Bills and Refolution, prefented for fignature.

On motion of Mr. Brady and Mr. Miller, and by fpecial order,

The amendments, by the House of Representatives, on the Bill, entitled, "An Act to enable John Iravin, of Brushhill, Westmoreland County, to fell and convey a certain Messure, Plantation, and Lot of Ground therein described," were read the second time.

Whereupon,

Refolved, That Senate do concur in the first of faid amendments; but that they do not concur in the fecond. And

Ordered, That the Clerk inform the House of Representatives accordingly.

On motion of Mr. Lacock and Mr. Roberts,

The amendment, by the House of Representatives, on the Bill, entitled, "An Act further to extend the Jurisdiction of the Aldermen, and Justices of the Peace, of this Commonwealth;" was read the second time.

Whereupon,

Refolved, That Senate do not concur therein. And Ordered, That the Clerk acquaint the House of Representatives thereof.

The report of the Committee, on the petition of Benjamin Hough, and the remonstrance in opposition to faid petition, read on the 3d of this month, were again read, confidered, and agreed to.

Ordered, That the Committee, who brought in the report, be a Committee to bring in a Bill, embracing the principles contained in the report.

Mr. Laird, from the Committee appointed for that purpofe, made report:

That the Committee, in conjunction with the Committee of the Houfe of Representatives, had presented to the Governor, for his approbation, three Bills and a Resolution, entitled, respectively, as follow, to wit:

1. An Act westing a Title to a small Piece of Land, in Hempfield Township, Westmoreland County; in certain Trustees and their Successors, for the Use of a School. 2. An Act relating to the Lien of this Commonwealth, on the Estate of William Nichols, deceased.

3. An Act authorifing George Bryan to fell and convey, a certain Lot of Ground therein mentioned.

4. A Refolution, authorifing the Secretary of the Commonwealth, to purchase a further Number of Carey and Bioren's Edition of the Laws.

Adjourned, till 10 o'clock tomorrow morning.

Wednesday, February 8, 1809.

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Mr. Preston presented the memorial of the subscribers thereto, inhabitants of Delaware county, ftating that they are informed that a Bill is now before the Legislature; for the purpose of making a turnpike from Philadelphia, through Darby, Chefter, &c. which, if paffed into a Law, and the turnpike made, will be very injurious to the citizens of the faid county, living on and near that part of the great fouthern road which is intended to be turnpiked.- That the road, in its natural state, is equal to any, for at least nine months in the year. That the turnpike road from Philadelphia, by Chad's Ford, is convenient for the few wagons which, at prefent, pass on the Darby road. They therefore pray that the faid Bill may not pass into a Law. And the faid memorial was twice read, and referred to the Committee of the Whole, when they shall fit on the faid Bill.

Mr. Stevenson, from the Committee to whom was referred, on the 30th of last month, the petition of George Blakely, made the following report:

That it is represented, by the petitioner, that he enlisted in the rifle-company commanded by Captain Mofes M'Clain, in the 6th Pennsylvania regiment, on the 22d day of January, in the year 1776; and went in that year, as a private foldier, to Canada. That he was at the battle of the Three Rivers, under General Thompson. That, about the latter end of that year, he enlisted in Captain Hupps or Upps company, and was attached to Col. Hartley's regiment; and that, in the year 1777, he was transferred to Captain John' M'Dowell's company, in the 7th Pennfylvania regiment: In which he continued, until difcharged, in the year 1781. That he was feverely wounded in the battle near Paoli, under General Wayne, by receiving three ftabs in his body, by a bayonet, and feveral wounds on his head, by a musket; and was made prifoner at the fame time; and was afterwards exchanged, with about twenty others. And that he is now old, and unable to procure a livelihood, by manual labor, by reason of his wounds; and prays the Legislature to grant him a pension, or fuch other relief as they may think fit.

The Committee are induced, from the testimony accompanying his petition, as well as from other circumstances, to believe that his representations are true; and that his case is a proper subject for the interference of the Legislature: They therefore offer the following Resolution to the confideration of the Senate, viz.

Refolved, That a Committee be appointed to bring in a Bill, granting to the faid George Blakely the fum of dollars, and an annuity of dollars during his natural life.

Mr. Campbell, from the Committee to whom was referred, on the 3d of this month, the memorial of the fubscribers thereto, inhabitants of the borough of York, on leave now given, reported the Bill, entitled, "An Act to authorife the Governor to incorporate a Company, for the Purpose of fupplying the Borough of York with Water;" which was read the first time.

Mr. Irifh, from the Committee to whom was referred, on the 2d of this month, the petition of the executors of the eftate of William Porter, late of Pittfburg, deceased, on leave now given, reported the Bill, entitled, "An Act to empower Anthony Beelin, Alexander M'Laughlin, and Zachariah A. Tannehill, Executors of the last Will and Testament of William Porter, deceased, to execute a Deed of Conveyance, for a Suarter of a Lot of Ground, in the Bordugh of Pittsburg, to George Wallace, and for other Purposes therein mentioned;" which was read the first time. The Bill, entitled, "An Act to repeal fo much of an Act, paffed April 4, 1807, as directs the Township Affeffors to felect and return Jurors; and also, to allow the Parties, in Civil Suits, the Privilege of peremtorily challenging a certain Number of Jurors;" was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by fection.

Section 1 was agreed to.

On motion, of Mr. Lacock and Mr. Roberts, it was Agreed, to transpose fections 2 and 3.

And fection 3, of the printed Bill, now become fection 2, being under confideration,

The Yeas and Nays, on agreeing thereto, were required by Mr. Wayne and Mr. Lacock; and, on the queftion being put, the Members voted as follow, to wit:

YEAS.	YEAS.
Meffrs. Blocher,	Messrs. M'Arthur,
Bright,	Rahm,
Dorfey,	Rankin,
Doty,	Roberts,
Hiefter,	Sommer,
Irifh,	Stevenson,
Lacock,	Udree,
Laird,	Weaver,
Lattimore,	Lane (Speaker). 18.
NAYS.	NAYS.
Meffrs. Brady,	Meffrs. Miller,
Campbell,	Preston,
Erwin,	Slaymaker,
Grefs,	Wayne. 9.
Helton,	

Eighteen Yeas, nine Nays; by which it appeared, that the question was determined in the affirmative; and, that the fection was adopted.

Section 3 being under confideration,

A motion was made, by Mr. Lacock and Mr. Roberts,

To fill the blank with the words, "1ft September next," the time of the commencement of the prefent Bill; which was agreed to.

The fection, as amended, was adopted.

The title of the Bill was agreed to.

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, "An Act to incorporate the Female Affociation of Philadelphia," was read the fecond time, as reported by Committee of the Whole, yefterday, and confidered by fection.

Section 1 being under confideration,

A motion was made, by Mr. Roberts and Mr. Hiefter,

To amend the fection, by limiting the Charter to 30 years; which was agreed to, and the fection, as amended, adopted.

Section 2 being under confideration,

A motion was made, by Mr. Wayne and Mr. Dorfey,

To postpone the further confideration of the fection and Bill, for the prefent; which was agreed to.

The Clerk of the Houfe of Reprefentatives prefented, for fignature, the Bill, entitled,

"An Act to incorporate the Philadelphia Society, for promoting Agriculture."

And, for concurrence, two Bills, entitled, respectively, as follow, to wit:

1. An Act to change the Name of Lewis Dorleans, to Lewis Emery.

2. An Act authorifing Jonathan Bayard Smith, Gavin Hamilton, and Peter Le Barbier Dupliffis, to convey a Lot of Ground in the City of Philadelphia.

Which were read the first time.

The Speaker figned the Bill, prefented for fignature. Agreeably to order,

The Bill, entitled, "An Act to provide for the Education of the Poor, gratis," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Weaver in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, with amendments; which were read as reported.

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, to wit:

To the Senate and House of Representatives, of the Commmonwealth of Pennsylvania.

GENTLEMEN,

I have this day approved and figned the following Acts of the General Affembly, and directed the Secretary to return them to the refpective Houfes, in which they originated:

1. An Act westing a Title to a small Piece of Land, in Hampfield Township, Westmoreland County, in certain Trustees and their Successors, for the Use of a School.

2. An Act relating to the Lien of this Commonwealth, on the Estate of William Nichols, deceased.

3. An Act authorifing George Bryan to fell and, convey, a certain Lot of Ground therein mentioned.

4. A Refolution, relative to contracting for a certain Number of Copies of the Laws of Pennfylvania, printed by Carey and Bioren.

SIMON SNYDER.

Lancaster, Feb. 8, 1809.

Agreeably to order,

The Senate refumed, in Committee of the Whole, Mr. Rankin in the chair, the further confideration of the Bill, entitled, "A Supplemement to the Act, entitled, An Act for the Relief of the Poor."

· And, after fome time,

The Committee role, and reported the Bill, without amendment.

The Bill, entitled, "An Act fupplementary to an Act to enable the Governor to incorporate a Company, for making an Artificial Road, from the City of Philadelphia, by Chad's Ford, on Brandywine, to the Line of the State, in a Direction towards Baltimore;" was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by fection, and agreed to.

The preamble and title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

Adjourned, till 10 o'clock tomorrow morning.

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Thursday, February 9, 1809.

Mr. Miller, from the Committee appointed for that purpofe, on the 7th inft. reported the Bill, entitled, ."An Act fupplementary to fundry Laws of this Commonwealth, as refpects the laying out, and vacating, public and private Roads and Highways;" which was read the first time.

The Bill, entitled, "An Act to repeal so much of an Act, puffed April 4, 1807, as directs the Township Asfeffors to select and return Jurors; and also, to allow the Parties, in Civil Suits, the Privilege of peremptorily challenging a certain Number of Jurors;" was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act fupplementary to an Act to enable the Governor to incorporate a Company, for making an Artificial Road from the City of Philadelphia, by Chad's Ford, on the Bradywine, to the Line of the State, in a Direction towards Baltimore;" was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill, without amendment.

The Bill, entitled, "An Act to provide for the Education of the Poor, gratis," was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by fection, and agreed to.

The title of the Bill having been agreed to,

Ordered, That it be prepared for the third reading.

Agreeably to order,

The Senate refumed, in Committee of the Whole, Mr. Dorfey in the chair, the confideration of the Bill, entitled, "An Act concerning Libels."

And, after fome time,

The Committee rofe, and reported the Bill, with amendments; which were read as reported.

The Clerk of the Houfe of Representatives presented, for concurrence, two Bills, entitled, respectively, as follow, to wit:

1. A Supplement to an Act, entitled, "An Act to provide a more effectual Method of fettling the Public Accounts of the Commissioners, and Treasurers, of the respective Counties."

2. An Act to enable Victor Moreau to hold a certain Tract of Land, in the County of Bucks, by him purchased.

And he informed, That the Houfe of Reprefentatives adhere to their amendments, not concurred in by Senate, to the Bill, entitled,

"An Act further to extend the Jurisdiction of the Aldermen, and Justices of the Peace, of this Commonwealth."

And alfo, to the Bill, entitled,

"An Act to enable John Irwin, of Brushhill, Westmoreland County, to sell and convey a certain Messure, Plantation, and Lot of Ground therein described."

The Bills, prefented for concurrence, were read the first time.

Agreeably to order,

The Bill, entitled, "An Act to amend an Act, entitled, "An Act granting an Annuity to Edward Cavenough," was read the fecond time, confidered by fection, and agreed to.

The title of the Bill was agreed to.

Ordered, That the faid Bill be prepared for the third reading.

Mr. Prefton asked and obtained leave of absence, for Mr. Wayne, for a few days.

Mr. Bright asked and obtained leave of absence, for Mr. Udree, for a few days.

Adjourned, till 10 o'clock tomorrow morning.

Friday, February 10, 1809.

Mr. Laird prefented the propofals, refpecting the Seat of Government, of the fubscribers thereto, inhabitants and principal owners of lots and land, in and near the town of Northumberland; which were twice read, and referred to the Committee of the Whole, when that Committee shall fit on the subject of fixing the Seat of Government.

The following is the fubstance of their proposals, to wit:

"Whatever lots shall be deemed necessary to the Public Buildings, wherever it shall be determined to place them, on convenient ground, within the town, they will undertake to procure, for the Public, at the expence of the inhabitants of the town, if that should be thought proper; or, at the fair price of such lots, to be fixt by Arbitrators named by the Legislature; to be valued, exclusive of any increase of price dependant on the removal of the Legislature thither.

"Should the Legislature deem it expedient, further to purchase any out-lots, or land adjoining the out-lots of the town, any quantity of out-lots, to the amount of 100 acres, may be had at a price, according to fituation, from 20 to 80 dollars an acre, on the river bank of either branch. Tracts of land, in eligible fituations, adjoining the town, to the amount of 2, 3, or 4 hundred acres, may be had at prices, from 10 to 40 dollars an acre.

"Whatever the Legislature may think fit to purchafe, they will gurantee that the public Arbitrators shall be at liberty to fix the price; laying out of view entirely, any thing but the average value of the land, before the Legislature had it in contemplation to remove to the town of Northumberland, should that be their ultimate determination."

Mr. Borrows prefented the remonstrance of the fubfcribers thereto, citizens of Mifflin county, stating that Ezra Doty, the Member representing the counties of Mifflin and Huntingdon, in the Senate of this Commonwealth, holds the office of Treasurer of the County of Mifflin; which they deem to be incompatible with the holding his feat in that body: They therefore pray the attention of the Senate thereto.' And the faid memorial was twice read, and referred to Mr. Lacock, Mr. Weaver, Mr. Campbell, Mr. Rankin, and Mr. Laird, to confider and report thereon.

Mr. Weaver, from the Committee to whom was referred, on the 7th of December last, the Bill, entitled, "An Act to enable the Administrators of Basil Brown, late of the County of Fayette, deceased, to convey certain Lots of Ground, in and near the Town of Brownsville, to the Purchasers thereof;" reported the faid Bill, without amendment.

The Bill, entitled, "An Act to amend an Act, entitled, "An Act granting an Annuity to Edward Cavenough," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill, without amendment.

The Bill, entitled, " An Act to provide for the Edueation of the Poor, gratis," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be presented to the House of Representatives, for concurrence.

Agreeably to order,

The Bill, entitled, "An Act concerning Contempts of Court," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Borrows in the chair, for the further confideration thereof.

And, after some time,

The Committee role, reported progress, and had leave to fit again tomorrow.

Agreeably to order,

The Bill, entitled, " An Act to incorporate the Millgrove Mine Company," was read the fecond time. Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Preston in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and had leave to fit again tomorrow.

The Clerk of the Houfe of Representatives presented, for concurrence, the Bill, entitled,

"An Act diricting the Mode of keeping in Repair the Long Narrows Road, in the County of Mifflin."

And, for fignature, the Bill, entitled,

"An Act supplementary to an Act to enable the Governor to incorporate a Company, for making an Artificial Road from the City of Philadelphia, by Chad's Ford, on Brandywine, to the Line of the State, in a Direction towards Baltimore."

He returned the Bill, 'entitled,

" An Act confirming the Title of Manning Martain, to certain Lands therein mentioned."

And informed, that the House of Representatives have passed the faid Bill, without amendment.

The Bill, prefented for concurrence, was read the first time.

The Speaker figned the Bill, prefented for fignature. Agreeably to order,

The Bill, entitled, " An Act to extend an Act, entitled, "An Act concerning Strays," was read the fecond time. Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Rankin in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progrefs, and asked leave to fit again; which was not granted.

Whereupon,

The faid Bill was referred to Mr. Lacock, Mr. Weaver, Mr. Brady, Mr. Hiefter, and Mr. M'Arthur, to confider and report thereon.

The report of the Committee, on the fubject of the Removal of the Seat of Government, read on the 11th of laft month, was again read. Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Prefton in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and had leave to fit again on Tuesday next, the 14th of this month.

Mr. Grefs asked and obtained leave of absence, for Mr. Lattimore, for one week.

Adjourned, till 10 o'clock tomorrow morning.

Saturday, February 11, 1809.

Mr. Lacock, from the Committee of Accounts, made report, in part; which was read as follows, to wit:

•That they have examined the accounts of George Bryan, Clerk of the Senate, from the time of the laft fettlement (March 26, 1808) and the vouchers for the difburfment of the monies intrufted to him; and find that he has expended the fum of 164 dollars and 23 cents, more than he has received from the Senate; as will appear by the following abstract:

Paid for Printing-work, for the Senate, viz.

	D.	с.
To William Greer, printing Bills,	98 :	25
Ditto, Appendix to Journal,	52	50
Henry Grimler, Journal (German	-	-
language)	236	00
Wm. C. Smyth, Journal (English	Ŭ	
language) including extra allow-		
ance for paper,	394	12
Ditto, printing Governor's Ad-	0.	
drefs, this Seffion,	15	00
Expences fettling W. C. Smyth's		
account,	2	I

Carried forward,

797 88

THE SENATE.

Brought forwa For Contingencies, v	iz.		797 88
To J. Binns, and others, for newf.	D.	c.	•
papers.		35	·
W. Dickson, stationary, &c.		01	
M. Carey, paper,	-	00	
Bundle and Hantsch, smith-work	, ´4		•
J. Getz, flitching Journal of Se		5	
nate, binding books, &c.	158	52	
J. Willon, for a table for the new	, ,	5	
Members, bookcafes, taking up)		
and putting down carpet, &c.		57	
P. Zantzinger, cellar-rent, for		57	,
wood,		00	
A. Conrad, and Co.*	301		
For wood and fawing,	•	75	• •
Sundry fmall accounts,	-	00	-
-		- , -	77 ⁸ 35
Accounts settled by Comm	nittee		11- 33
(See Journal of last Session, page	ge 5	22)	
W. M'Corkle, for newspapers,	ĬĬ		
Wm. Hamilton,	6	00	
H. Hamilton,	2	о8	
S. H. Smith, [†]	16	50	
C. M'Dowell,		00	· ·
J. Robifon,	-	33	
E. Bronfon,		63	
Carried forward,	50	76	1576 23
* Laws of Kentucky, 2 volumes,			6 00
Laws of Georgia,			10 00
10 Copies of Journals of Congress, 13 vols, ea	ch fet		
26 dolls. per copy, 4 Packing-boxes,	•		0 00
i Map of Europe,			100 700
United States,	•		7 00
Pennfylvania,		I	0 00
		-	
			301 00
+ This account, at the time it was fettled	W794 1	a do	•

+ This account, at the time it was fettled, was 14 dollars and 50 cents; a further expence, of 2 dollars, was incurred and paid, as per the account now rendered.

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The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, to wit:

To the Senate and House of Representatives, of the Commmonwealth of Pennsylvania.

GENTLEMEN,

I have this day approved and figned the following Acts of the General Affembly, and directed the Secretary to return them to the refpective Houfes, in which they originated:

1. An Act westing a Title to a small Piece of Land, in Humpfield Township, Westmoreland County, in certain Trustees and their Successors, for the Use of a School.

2. An Act relating to the Lien of this Commonwealth, on the Estate of William Nichols, deceased.

3. An Act authorifing George Bryan to fell and, convey, a certain Lot of Ground therein mentioned.

4. A Refolution, relative to contracting for a certain Number of Copies of the Laws of Pennfylvania, printed by Carey and Biorcn.

SIMON SNYDER.

Lancaster, Feb. 8, 1809.

Agreeably to order,

The Senate refumed, in Committee of the Whole, Mr. Rankin in the chair, the further confideration of the Bill, entitled, "A Supplemement to the Act, entitled, An Act for the Relief of the Poor."

- And, after some time,

The Committee role, and reported the Bill, without amendment.

The Bill, entitled, "An Act fupplementary to an Act to enable the Governor to incorporate a Company, for making an Artificial Road, from the City of Philadelphia, by Chad's Ford, on Brandywine, to the Line of the State, in a Direction towards Baltimore;" was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by fection, and agreed to.

The preamble and title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

Adjourned, till 10 o'clock tomorrow morning.

Thursday, February 9, 1809.

Mr. Miller, from the Committee appointed for that purpofe, on the 7th inft. reported the Bill, entitled, "An Act fupplementary to fundry Laws of this Commonwealth, as refpects the laying out, and vacating, public and private Roads and Highways;" which was read the first time.

The Bill, entitled, "An Act to repeal so much of an Act, puffed April 4, 1807, as directs the Township Asfessors to select and return Jurors; and also, to allow the Parties, in Civil Suits, the Privilege of peremptorily challenging a certain Number of Jurors;" was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act fupplementary to an Act to enable the Governor to incorporate a Company, for making an Artificial Road from the City of Philadelphia, by Chad's Ford, on the Bradywine, to the Line of the State, in a Direction towards Baltimore;" was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Representatives, with information that Senate have passed the faid Bill, without amendment.

The Bill, entitled, "An Act to provide for the Education of the Poor, gratis," was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by fection, and agreed to.

The title of the Bill having been agreed to,

Ordered, That it be prepared for the third reading.

Agreeably to order,

JOURNAL OF

Brought forward, 887 62 To cutting and folding 300 copies of Journal, 44 00 To additional number of Journal, per Refo- lution of Senate, 150 copies, 34 [‡] fheets,					
at 6 dollars, 205 50	`				
To printing Index for Journal, 1 ¹ / ₂ sheet, 1050 copies, including 300 copies addi-					
tional (2d composition) 87 50)				
To printing labels for back of Journal, 10 oc					
To allowance, per Senate, for extra expence	•				
of paper, &c. &c. 120 oc	>				
1354 62					
From this amount, deduct this fum, being overcharges, as per the award of Messirs.					
Hamilton and Dickson, Printers, 159 oc	>				
1195 62					
Paid by Senate, two warrants, 800 00	Ξ.				
Clerk, 394 12					
Of allowance for paper, by Senate,					
this fum was deducted, for want of					
vouchers, I 50					
<u>/</u> 1195 62½					
The Committee therefore offer the following Refolu-					
tion, to wit:					
Refolved, That the Speaker draw his warrant on the					
State Treasurer, in favor of George Bryan, Clerk					

State Treasurer, in favor of George Bryan, Clerk of the Senate, for the faid balance of 164 dollars and 23¹/₂ cents.

Whereupon,

On motion, and by fpecial order,

The faid report was again read, confidered, and the Refolution adopted.

Thereupon,

A warrant was drawn accordingly.

Mr. Miller, from the Committee to whom were referred, the Bill, entitled, "An Act for the Relief of Alexander Ruffell;" and the petition of Alexander Ruffell; reported a Bill, of a fimilar title; which was read the first time.

Agreeably, to order,

The Bill, entitled, " An Act to declare and establish the Seal of this Commonwealth," was read the second time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Doty in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and had leave to fit again on Wednesday, the 15th of this month.

On motion,

The further confideration, in Committee of the Whole, of the Bill, entitled, "An Act concerning Contempts of Court," was postponed, for the present.

The Clerk of the House of Representatives presented, for concurrence, two Bills, entitled, respectively, as follow:

1. An Act authorifing the Commissioners of Indiana County, to affess and collect County Kates and Taxes in the County of Jefferson.

the County of Jefferson. 2. An Act to erect Parts of Luzerne and Lycoming Counties, into separate County-districts.

And he presented, for fignature, the Bill, enti-

"An Act to amend an Act, entitled, "An Act granting an Annuity to Edward Cavenough."

Whereupon,

The Speaker figned the faid Bill.

The Bills, prefented for concurrence, were feverally read the first time.

On motion,

The further confideration, in Committee of the Whole, of the Bill, entitled, "An Act to incorporate the Mill-grove Mine Company," was postponed, for the prefent.

The Bill, entitled, "An Act to enable the Adminiftrators of Bafil Brown, late of the County of Fayette, deceased, to convey certain Lots of Ground, in and near the Town of Brownsville, to the Purchasers thereof;" was read the second time, as reported by Special Committee, confidered by section, and agreed to. ty of Mifflin; which they deem to be incompatible with the holding his feat in that body: They therefore pray the attention of the Senate thereto.' And the faid memorial was twice read, and referred to Mr. Lacock, Mr. Weaver, Mr. Campbell, Mr. Rankin, and Mr. Laird, to confider and report thereon.

Mr. Weaver, from the Committee to whom was referred, on the 7th of December last, the Bill, entitled, "An Act to enable the Administrators of Basis Brown, late of the County of Fayette, deceased, to convey certain Lots of Ground, in and near the Town of Brownsville, to the Purchasers thereof;" reported the faid Bill, without amendment.

The Bill, entitled, "An Act to amend an Act, entitled, "An Act granting an Annuity to Edward Cavenough," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill, without amendment.

The Bill, entitled, " An Act to provide for the Education of the Poor, gratis," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be presented to the House of Representatives, for concurrence.

Agreeably to order,

The Bill, entitled, "An Act concerning Contempts of Court," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Borrows in the chair, for the further confideration thereof.

And, after some time,

The Committee rofe, reported progrefs, and had leave to fit again tomorrow.

Agreeably to order,

The Bill, entitled, "An Act to incorporate the Millgrove Mine Company," was read the fecond time. Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Preston in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and had leave to fit again tomorrow.

The Clerk of the House of Representatives presented, for concurrence, the Bill, entitled,

" An Act diricting the Mode of keeping in Repair the Long Narrows Road, in the County of Mifflin."

And, for fignature, the Bill, entitled,

"An Act supplementary to an Act to enable the Governor to incorporate a Company, for making an Artificial Road from the City of Philadelphia, by Chad's Ford, on Brandywine, to the Line of the State, in a Direction towards Baltimore."

He returned the Bill, 'entitled,

" An Act confirming the Title of Manning Martain, to certain Lands therein mentioned."

And informed, that the Houfe of Representatives have passed the faid Bill, without amendment.

The Bill, presented for concurrence, was read the first time.

The Speaker figned the Bill, prefented for fignature. Agreeably to order,

The Bill, entitled, " An Act to extend an Act, entitled, "An Act concerning Strays," was read the fecond time. Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Rankin in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and asked leave to fit again; which was not granted.

Whereupon,

The faid Bill was referred to Mr. Lacock, Mr. Weaver, Mr. Brady, Mr. Hiefter, and Mr. M'Arthur, to confider and report thereon.

The report of the Committee, on the fubject of the Removal of the Seat of Government, read on the 11th of last month, was again read. An Act to incorporate the Philadelphia Society, for promoting Agriculture.

An Act fupplementary to an Act to enable the Governor to incorporate a Company, for making an Artificial Road from the City of Philadelphia, by Chad's Ford, on Brandywine, to the Line of the State, in a Direction towards Baltimore.

An Act to amend an Act, entitled, " An Act granting an Annuity to Edward Cavenough."

Adjourned, till 10 o'clock tomorrow morning.

Tuesday, February 14, 1809.

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Mr. Bright prefented the petition of Lewis Albertus, of the City of Philadelphia, praying for an Act divorcing him from his Wife. And the faid petition was read, and

Laid upon the table.

Mr. Dorfey prefented the memorial of the Managers and Phyficians of the Pennfylvania Hofpital, flating that a part of the eftate of the faid inflitution, contrary to the ufage and practice of more than 50 years fince its foundation, has lately been affeffed for the payment of taxes; to the injury of the fick Poor of the State, and contrary to the nature of the eftablifhment: They therefore pray, that the faid inflitution may be exempted from taxation. And the faid memorial was read, and

Laid on the table.

Mr. Dorfey prefented two petitions, of fimilar purport, from the fubfcribers thereto, inhabitants of the counties of Washington, Greene, and Fayette, praying that the Legislature will allow, by Law, the Philadelphia Bank to establish a Branch-bank at the town of Brownsville, in the county of Fayette. And the said petitions were severally read, and

Laid upon the table.

Mr. Doty prefented the petition of the fubscribers thereto, inhabitants of Milford township, Missin county, praying that the said township may be erected into a feparate election-diftrict; and that the house now occupied by Nicholas O. Okeson may be fixed on, as the place of holding elections. And the said petition was read, and

Laid on the table.

Mr. Sommer prefented the petition of the fubfcribers thereto, inhabitants of the city of Philadelphia, the diftrict of Southwark and vicinity, flating that, in their opinion, there is a neceffity for the eftablishment of an Auctionstore for the faid district; &c. They therefore pray for an Act, authorifing the Governor to appoint an Auctioneer for the fame. And the faid petition was twice read, and referred to the Committee of the Whole, when the Bill, on that fubject, fhall be under the confideration of that Committee.

Mr. Dorfey prefented a copy of the accounts of the Managers of the Philadelphia Hofpital, for the year ending 4th April, 1808; which was

Laid upon the table.

The Bill entitled, "An Act authorifing Jonathan Bayard Smith, Gavin Hamilton, and Peter Le Barbier Duplifis, to convey a Lot of Ground, fituate in the City of Philadelphia," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Representatives, with information that Senate have passed the faid Bill, without amendment.

On leave now given, Mr. Lacock read a Bill in his place, and, by permiffion, prefented the fame to the Chair, entitled, "An Act concerning Sentences of foreign Prize-courts;" which was read the first time.

Agreeably to order,

The Bill, entitled, "A Supplement to an Act to regulate the Fisheries in the River Delaware and its Branches, and for other Purposes," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Sommer in the chair, for the further confideration thereof.

And, after fome time,

The Committee rofe, and reported the Bill, without amendment.

On motion of Mr. Erwin and Mr. Roberts,

The faid Bill was confidered by fecton, and agreed to.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

On motion,

The, further confideration, in Committee of the Whole, of the report of a Committee, on the fubject of fixing the Seat of Government, was polyponed, for the prefent.

On motion of Mr. Sommer and Mr. Preston,

The Senate refumed, in Committee of the Whole, Mr. Preston in the chair, the confideration of the Bill, entitled, "An Act authorifing the Governor to appoint an Auctioneer for the District of Southwark, and the Townships of Moyamenfing and Paffyunk."

And, after some time,

The Committee role, reported progress, and asked leave to fit again; which was not granted.

Whereupon,

The faid Bill was referred to Mr. Sommer, Mr. Hefton, and Mr. Dorfey, to confider and report thereon.

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, to wit:

To the Senate and House of Representatives, of the . Commmonwealth of Pennsylvania.

GENTLEMEN,

• I have this day approved and figned the following Acts of the General Affembly, and directed the Secretary to return the fame to the refpective Houfes, in which they originated, *viz*.

1. An Act supplementary to an Act to enable the Governor to incorporate a Company, for making an Artificial Road from the City of Philadelphia, by Chad's Ford, on Brandywine, to the Line of the State, in a Direction towards Baltimore.

2. An Act to incorporate the Philadelphia Society, for promoting Agriculture.

3. An Act to amend an Act, entitled, " An Act granting an Annuity to Edward Gavenough."

SIMON SNYDER.

Lancaster, Feb. 14, 1809.

The Bill, entitled, "An Act giving additional Powers to, and changing the Mode of Appointment of, the Infpectors of the Prison in Philadelphia, and for other Purposes," was read the fecond time, as reported by Committee of the Whole, on the 4th of this month, confidered by fection, and agreed to.

The title of the Bill having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act for the Relief of the Heirs of Frederick Vernon, deceafed," was read the fecond time, as reported by Committee of the Whole, on the 30th of last month, confidered by fection, and agreed to.

The preamble and title were feverally adopted.

Ordered, That the faid Bill be prepared for the third reading.

The Refolution, relative to purchafing a certain Number of copies of the Minutes of Convention, was read the fecond time, as reported by Select Committee, on the 3d of this month.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Miller in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the fame, with amendments; which were read as reported.

On motion of Mr. Lacock and Mr. Sommer, and by fpecial order,

The faid Refolution was further confidered, as reported by Committee of the Whole, and adopted.

Ordered, That it be returned to the Houle of Reprefentatives, with information that Senate have paffed the fame, with amendments; in which the concurrence of that Houfe is requested.

These amendments are :

1. The Secretary of the Commonwealth, inflead of the Clerks of the two Houfes, shall purchase the books, at a price not exceeding 3 dollars per copy, have them bound, lettered, &c.

2. The books shall be deposited in the Commissioners' office, and not in the office of the Prothonotary.

3. The expence shall be paid out of the State Treafury.

The remaining amendments are merely verbal.

On motion of Mr. Dorfey and Mr. Mitchell,

The Senate refumed the confideration of the Bill, entitled, " An Act to incorporate the Female Affociation of Philadelphia;" polyponed, for the prefent, on the 8th of this month.

The confideration of fection 2 recurring,

A motion was made, by Mr. Heston and Mr. Dorfey,

To postpone the further confideration of the fection, for the prefent; which was agreed to.

. Whereupon,

On motion of Mr. Hefton and Mr. Dorfey,

Agreed, That Senate reconfider the question, on agreeing to the first section of the Bill.

And thereupon,

The first fection of the Bill being again under confideration,

A motion was made, by Mr. Dorfey and Mr. Lacock,

To strike out the provision which limits the charter to 30 years; which was agreed to, and the section, as amended, adopted.

The confideration of fection 2 recurring,

After debate,

The question, on adopting the fame, being put, was determined in the negative.

A motion was then made, by Mr. Roberts and Mr. Laird,

To postpone the confideration of the Bill, generally.

On which motion, Mr. Mitchell and Mr. Dorfey required the Yeas and Nays; and, on the question being put, the Members voted as follow, to wit:

YEAS.	YEAS.
Meffrs. Bright,	Messrs. Rankin,
Doty,	Roberts,
Laird,	Stevenson,
M'Arthur,	Weaver,
Preston,	Lane (Speaker). 10.
NAYS.	NAYS.
Meffrs. Borrows,	Meffrs. Lacock,
Campbell,	Mayer,
Dorfey,	Miller,
Erwin,	Mitchell,
Grefs,	Rahm,
Heston,	Slaymaker,
Irifh,	Sommer. 14.
The W Country	NT

Ten Yeas, fourteen Nays; by which it appeared, that the question was determined in the negative.

Whereupon,

On motion of Mr. Lacock and Mr. Mitchell,

The further confideration of the faid Bill was postponed, for the prefent.

Adjourned, till 10 o'clock tomorrow morning.

Wednefday, February 15, 1809.

The Speaker laid before the Senate the report of the accounts of the Germantown and Perkiomen Turnpike Road Company, communicated by the Prefident of that company, in purfuance of the Act of incorporation; by which it appears, that

	The capital flock, divided into f	hares	of		
	100 dols. each, is			85,000	00
	The revenue of tolls for one year,	, endir	ng—		
	the 7th Nov. 1808,		-	25,694	40
	Of which paid	,			
,	For repairs, falaries to Gatekeep-				
	ers, printing, stationary, &c. 1	1,057	34		
	Dividends, in May; 1808, at		-		
. •	dols. 2 50, per share,	7125	00		
	Ditto, in November, 1808,	7125	00		
		-		25,307	34
	Leaving a balance, from reve- nue of tolls, of		•		
	nue of tolls, of			387	00

Ordered to lie upon the table.

Mr. Laird prefented the petition of the fubfcribers thereto, Commissioners (named in the A& authorifing the Governor to incorporate a Company for erecting a Bridge over the River Sulquehanna, at the Falls of Nelcopeck, in the county of Luzerne, paffed 9th April, 1807) for the purpole of obtaining fubicriptions to the flock, to be raifed for the building of faid Bridge; stating that, by an estimate made, by one of the Agents employed in building the Schuylkill Permanent Bridge; it appears that 80,000 dollars will be neceffary: And as the Commissioners conceive, that not more than half that fum can be raifed, by private fubfcription, they pray that the State will fubfcribe for the other half. And the faid petition was twice read, and referred to Mr. Laird, Mr. Hefton, and Mr. Rankin, to confider and report thereon.

Mr. Dorfey prefented the petition of the fubfcribers thereto, inhabitants of Penn township, in the county of Philadelphia, stating that the township of the Northern Liberties, of the county of Philadelphia, has been recently divided by the Court of Quarter Sessions of the faid county; and that part which lies westward of Sixthstreet continued and Germantown road has been erected into a new township, by the name of Penn township. The petitioners therefore pray that the house now occupied by Jacob Mower, may be established for the purpose of holding the elections. And the faid petition was read, and

Laid upon the table.

Mr. Dorfey prefented the reprefentation and petition of the fubfcribers thereto, Manufacturers and friends of manufactures, flating that great advantages will arife to the manufacturing intereft of this State, by the eftablifhment of a "Factoryhall," or "Manufacturer's and Artizan's Exchange," for the purpofe of exhibiting fpecimens of their work, and of meeting and confulting upon the improvement and extention of the manufactures of the Commonwealth: They therefore pray the Legislature to grant them the ufe (during pleafure) of a part of the Statehoufe, in the city of Philadelphia. And the faid petition was read, and

Laid upon the table.

Mr. Dorfey prefented the memorial of the fubfcribers thereto, inhabitants of the city and county of Philadelphia, stating that a Bill is now before the Legislature, to incorporate a Company for the purpole of making a Turnpike road from the Conewago Falls, on the river Sulquehanna, to the borough of York; from which an artificial road, towards Baltimore, is in a state of confiderable forwardness. That, should this Bill pass, and the road be made, agreeably thereto, a large quantity of produce, which is now conveyed to the city of Philadelphia, will be transported to Baltimore, to the injury of Philadelphia, and the State at large. They therefore pray, that the faid Bill may not be passed into a Law. And the faid petition was twice read, and referred to the Committee of the Whole, when the faid Bill shall be under confideration by that Committee.

The petition of Lewis Albertus, read yesterday, was again read, and referred to Mr. Bright, Mr. Stevenson, and Mr. Preston, to confider and report thereon.

The Bill, entitled, "A Supplement to an Act, entitled, An Act to regulate the Fisheries in the River Delaware and its Branches, and for other Purposes," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Representatives, with information that Senate have passed the faid Bill, without amendment.

The Bill, entitled, "An Act for the Relief of the Heirs of Frederick Vernon, deceased," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill, without amendment. The Bill, entitled, "An Act giving additional Powers to, and changing the Mode of Appointment of, the Infpectors of the Prison of Philadelphia, and for other Purpose," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Representatives, with information that Senate have passed the faid Bill, with amendments; in which the concurrence of that House is requested.

Which amendments are :

1. The Auditors to be appointed, agreeably to the 2d fection, are to fettle the accounts, under oath or affirmation.

2. The Treasurer shall give bond to the Board of Inspectors; to be sued for in their Name; and not to the County Commissioners.

3. The Board of Infpectors are annually to appoint 3 of their own body, to fettle the accounts of the Inflitution; who shall furnish, under oath or affirmation, the Commissioners of counties indebted to them, a correct account, and that, in their opinion, the charges therein contained are just and equitable.

The other amendments are merely verbal.

Agreeably to order,

The Bill, entitled, "An Act to change the Name of Lewis Dorleans, to Lewis Emery," was read the fecond time, confidered by fection, and agreed to.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

Agreeably to order,

The Senate refumed, in Committee of the Whole, Mr. Doty in the chair, the confideration of the Bill, entitled, "An Act to declare and establish the Seals of this Commonwealth."

And, after fome time,

The Committee role, and the Chairman reported the Bill, with an amendment; which was read as reported.

Agreeably to order,

The Bill, entitled, "An Act directing the Mode of keeping in Repair the Long Narrows Road, in the County of Mifflin," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Stevenson in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, with amendments; which were read as reported.

Agreeably to order,

The Bill, entitled, "An Act fupplementary to fundry Laws of this Commonwealth, as respects the laying out and vacating public and private Roads, and Highways," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Bright in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and had leave to fit again on the 22d of this month.

Agreeably to order,

The Bill, entitled, "An Act authorifing the Commiffioners of Indiana County, to affefs and collect County Taxes in the County of Jefferson," was read the focond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Borrows in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, without amendment.

The Clerk of the Houfe of Reprefentatives informed the Senate, That the Houfe of Reprefentatives have concurred in the amendments, by Senate, to the Bill, entitled,

"An Act authorifing Jacob Kimmel and Abraham Konigmacher, of Lancaster County, to sell and convey cortain Lands, therein mentioned."

And also, to the Resolution,

. 28

"Relative to the Purchase of a Number of Copies of the Minutes of the Convention."

And he prefented, for fignature, the Bills, entitled, refpectively, as follow:

1. An Act to enable the Administrators of Bafil Brown, late of the County of Fayette, deccased, to convey certain Lots of Ground, in and near the Town of Brownswille, to the Purchasers thereof.

2. An Act authorifing Jacob Kimmel and Abraham Konigmacher, of Lancaster County, to sell and convey certain Lands, therein mentioned.

3. An Act confirming the Title of Manning Martain, to certain Lands therein mentioned.

Whereupon,

The Speaker figned the faid Bills.

On motion of Mr. Dorfey and Mr. Mitchell,

The following Refolution was twice read, confidered, and adopted, to wit:

Refolved, That the Speaker draw his warrant on the State Treasurer, in favor of George Bryan, Clerk of the Senate, for 400 dollars, to enable him to pay the contingent expences thereof; he to be accountable for the fame.

Whereupon,

A warrant was accordingly fo drawn.

Mr. Erwin, from the Committee appointed for that purpole, made report;

That the Committee, in conjunction with the Committee of the Houfe of Representatives, had presented to the Governor, for his approbation, the Bills, entitled, respectively, as follow, to wit:

1. An Act authorifing the Administrators of Basil Brown, late of the County of Fayette, deceased, to convey certain Lots of Ground, therein mentioned, to the Parchasters thereof.

2. An Act authorifing Jacob Kimmel and Abraham Konigmacher, of Lancaster County, to sell and convey certain Lands, therein mentioned.

3. An Act confirming the Title of Manning Martain, to sertain Lands therein mentioned."

Adjourned, till 10 o'clock tomorrow morning.

THE SENATE.

Thursday, February 16, 1809.

The Speaker laid before the Senate, the following report of the Surveyor-general, to wit:

To the bonorable the Speaker of the Senate, of the Commonwealth of Pennsylvania.

SIR,

A Refolution of the honorable the Senate, of the 26th ult, has been prefented to me. I regret that it is not in my power to comply with the wifnes of the Senate, as expressed in that Refolution.

Amongst the papers deposited in my office, by the direction of the Luzerne Commissioners, no list or document can be found, which will show in what cases certificates were issued to the Connecticut Settlers.

It is, however, probable, that certificates were generally iffued to the Connecticut Claimants, whole names are found endorled on the returns of furvey, filed in the office; and that, where no names are endorled, no certificates have been iffued. I therefore adopted that principle, in making the following flatement; which I have collected from the feparate returns of furvey, compared with the connected draughts, of the respective townships; and which I have now the honor of fubmitting to the Senate.

			•			
Names of the Townships.	Quantity i Townsi	n each iip.	Supposed certifics		Supposed	l to be ned.
Wilkesbarre,	14287	67	14141	149	145	78
Plymouth,	15113	•	14029		1084	
Kingfton,	17942	110	17682		260	. 4
Newport,	16106	133	13315	123	2791	10
Salem,	14219	134	11749	119	2470	15
Huntingdon,	17312	104	12644	134	4667	130
Hanover,	17596	73	1 5945	71	1651	2
Exeter,	24114	92	14147	31	9967	61
Pittftown,	15548	22	14797	21	751	1
Claverack,	17713	95	17445	5	\$268	່ງວ່
Springfield,	16506	154	15427	44	1079	110
Northmoreland,	16381	84	13263	67	3118	17
Carried	202844	40	174580	102	28254	106

Brought over,	202844	49	174589	103	28254	106
Braintrim,	13744	100	12603	72	1141	28
Providence,	15847	65	14307	1 38	1 5 3 9	87
Putnam,	19159	89	14733	27	4426	62

Total, 251595 143 216234 20 35361 123 Accept, fir, for yourfelf,

And the honorable the Senate,

Affurances of my higheft respect.

SAMUEL COCHRAN.

Surveyor-general's Office, Feb. 15, 1809.

Ordered to lie upon the table.

Mr. Laird prefented the petition of the fubfcribers thereto, inhabitants of the townships of Greenwood and Fishingcreek, in the county of Northumberland, praying that they may be authorifed, by Law, to clear the channel of Greencreek, in the faid county; fo that boats, rafts, &c. may pass down the fame, into the North-east Branch of the Susquehanna; which will very much accelerate the carriage of the produce of that part of the country to market. And the faid pefition was twice read, and referred to Mr. Laird, Mr. Grefs, and Mr. Blocher, to confider and report thereon.

Mr. Borrows prefented the petition of the fubscribers thereto, fettlers in the township of Bedford, in the county of Luzerne; and of Ulster and Athens (lately in Luzerne county) of the county of Lycoming; praying that the faid townships may be permitted to enjoy the advantages, of what is called the Compromifing Law, of 4th April, 1799, and its Supplements. And the faid petition was twice read, and referred to the Committee to whom was referred, on the 17th December last, the 8th Item of the report on unfinished business, relating to the Luzerne Controversy.

Mr. Borrows prefented three petitions, of fimilar purport, of the fubfcribers thereto, inhabitants of the county of Luzerne, and part of the county of Lycoming, in fupport of, and recommending the object of, the foregoing petition; which were twice read, and referred to the fame Committee. Mr. Borrows prefented three petitions, of fimilar purport, from the fubscribers thereto, enrolled Militia of one of the battalions composing the 4th regiment of the Pennfylvania Militia, flating that they labor under great inconveniences, owing to the diftance from Williamsport, the place where their regiment musters; that many of the petitioners reside more than twenty miles from that place: They therefore pray, that they may be permitted to muster in battalion. And the faid petitions were twice read, and referred to the Committee appointed on the Militia System.

Mr. Rahm prefented further proposals, of William Maclay, on the subject of the Permanent Seat of Government; which were read as follow, to wit:

"In cafe the Legiflature of Pennfylvania fhould think proper to pafs a Law, for eftablifhing the Permanent Seat of the State Government at Harrifburg, in the county of Dauphin, William Maclay agrees to make a deed, in fee fimple, clear of all incumbrances, to the Commonwealth, for public ufe, for five acres of land, contiguous to and adjoining what is called the public ground, in Harrifburg aforefaid, at 100 dollars per acre: Or, otherwife, to make a fimilar deed to the Commonwealth, for the like purpofe, for any quantity of land, from 5 to 10 acres; fituate as aforefaid; at fuch price per acre as the Legiflature may think proper.

"Witnefs his hand, February, Anno Domini, 1809. WILLIAM MACLAY.

" Atteft.

JOHN DOWNEY,

CHSISTIAN KUNCKLE,

OBED FAHNESTOCK."

Whereupon,

On motion of Mr. Weaver and Mr. Rahm,

The faid propofals were again read, and referred to the Committee of the Whole, on the fubject of the Seat of Goverment.

Mr. Lacock, from the Committee to whom was referred, on the 10th of December, the 4th Item of the report on the Governor's Address, viz. the Judiciary System; on leave now given, reported, in part, two Bills, entitled, as follow, to wit: 1. An Act supplementary to an Act, entitled, "An Act to regulate Arbitrations, and Proceedings in Courts of Justice."

2. An AA for the more effectual Organization of the Courts of Common Pleas.

Which were feverally read the first time.

Mr. Bright, from the Committee to whom was referred, on the 15th of this month, the petition of Lewis Albertus, made report; which was read as follows, viz.

That they have attentively confidered the prayer of the petitioner, and the documents accompanying the fame, and are of opinion, that the facts therein flated are neither of fuch a nature, nor fufficiently authenticated, as to warrant the interference of the Legiflature. The Committee therefore fubmit the following Refolution:

Refolved, That the petitioner have leave to withdraw his petition.

Whereupon,

On motion of Mr. Lacock and Mr. Mitchell,

The faid report was again read; and the Refolution attached thereto being under confideration,

A motion was made, by Mr. Borrows and Mr. Sommer,

To pollpone the further comfideration thereof, for the prefent; which was not agreed to.

Thereupon,

The question, will Senate adopt the Resolution? being put, was determined in the affirmative.

Mr. Dorfey, from the Committee of Acounts, to whom was referred, on the 2d of this month, the petition of William C. Smyth, praying for further allowance, for printing the Journal of the Senate, &c. of laft Seffion, made report; which was read as follows, to wit:

"The Committee report in favor of the petitioner."

Ordered to lie upon the table.

The Bill, entitled, "An Act to change the Name of Lewis Dorleans, to Lewis Emery," was read the third time.

Whereupon,

The question, Shall this Bill pais? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Representatives, with information that Senate have passed the faid Bill, without amendment.

The Bill, entitled, "An Act to declare and establish the Seals of this Commonwealth," was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by fection.

Section 1 being under confideration,

* The question, on agreeing thereto, being put, was determined in the negative; and fo the Bill was hoft.

On leave given, Mr. Sommer read a Bill, in his place, and by permiftion prefented the fame to the Chair, entitled, "An Act to perpetuate the Great Seal of this Commonwealth;" which was read the first time.

On motion, and by fpecial order,

The faid Bill was read the fecond time, confidered by fection, and agreed to.

The preamble and title were feverally adopted.

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, "An Act directing the Mode of keeping in Repair the Long Narrows Road, in the County of Mifflin," was read the fecond time, as reported by Committee of the Whole, and confidered by fection.

The 1st and only section being under confideration,

A motion was made, by Mr. Doty and Mr. Weaver,

To amend the fection by adding, to the end thereof, the following :

Provided, This Act shall not continue in force, from and after a company shall be incorporated, and the work commenced, in Missin county, for making an artificial road, from Harrisburg, through Lewistown, to Pittsburg.

Whereupon,

On motion of Mr. Sommer and Mr. Doty,

The further confideration of the motion to amend, and the Bill, were postponed, for the present.

The Bill, entitled, "An Act authorifing the Commiffioners of Indiana County, to affels and collect County Taxes in the County of Jefferson," was read the fecond time, as reported by Committee of the Whole, yefterday, confidered by fection, and agreed to.

The preamble and title were feverally adopted.

Ordered, That the faid Bill be prepared for the third reading.

Agreeably to order,

The Bill, entitled, "An Act to empower Anthony Beelen, Alexander M'Laughlin, and Zachariah A. Tannebill, Executors of the last Will and Testament of William Porter, deceased, to execute a Deed of Conveyance for a Quarter Lot of Ground, in the Borough of Pittsburg, to George Wallace, and for other Purposes therein mentioned;" was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Doty in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, without amendment.

Agreeably to order,

The Bill, entitled, "An Act to enable Victor Moreau to hold a certain Tract of Land, in the County of Bucks, by him purchased," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Brady in the chair, for the further confideration thereof.

And, after some time.

The Committee role, and reported the Bill, without amendment.

The Clerk of the Houfe of Representatives prefented, for concurrence, the Bill, entitled,

" A further Supplement to an Act, entitled, " An Act to alter the Judiciary System of this Commonwealth."

And he presented, for fignature, three Bills and a Resolution, entitled, respectively, as follow, to wit:

1. An Act for the Relief of the Heirs of Frederick Vernon, deceased.

2. An Act authorifing Jonathan Bayard Smith, Gavin Hamilton, and Peter Le Barbier Dupliffis, to convey a Lot of Ground, fituate in the City of Philadelphia.

3. A Supplement to an Act, entitled, "An Act to regulate the Fisheries in the River Delaware and its Branches, and for other Purposes."

4. A Refolution, relative to procuring and distributing the Minutes of the Convention, that framed the present Constitution.

Whereupon,

The Speaker figned the faid Bills and Refolution. The Bill, prefented for concurrence, was read the first time.

The Bill, entitled, " An Act to authorife the Governor to appoint Commiffioners, for laying out a State Road, from the Strafburg Road, near John G. Parke's Houfe, in Chefter County, by M'Call's Ferry, on the Sufquehanna, to the Maryland Line, in a Direction to the City of Wafhington; and alfo, a Road from the Interfection of Marlboroughfreet and Newport Road, to interfect the above Road, at or near M'Call's Ferry aforefaid;" was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Miller in the chair, for the further confideration thereof.

And, after some time,

The Committee rofe, and reported the Bill, without amendment.

On leave given, Mr. Erwin read a Bill in his place, and, by permiffion, prefented the fame to the Chair, entitled, "A further Supplement to an Act, entitled, "An Act to regulate the Fisheries in the River Delaware, and for other Purposes;" which was read the first time.

Adjourned, till 10 o'clock tomorrow morning.

Friday, February 17; 1809.

Mr. Roberts prefented the petition of David Moore, acting Administrator of James Moore, of Chester county, deceased, stating that the faid James Moore, in 1773, paid into the office of the Receiver-general the full purchase-money for fixteen tracts of land, obtained warrants, and fifteen of them were executed, furveyed, and regularly returned to the Surveyor-generals office. The other warrant remains unexecuted. That he released the whole of these lands, under the Act of the 4th April, 1799, ufually called the Compromifing Act. Since which, the faid James Moore died intestate. That the petitioner has experienced difficulties and objections, in deriving the advan-tages of the Compromifing Law, which neither the Board of Property, nor the Courts, have removed. He therefore prays relief. And the faid petition was twice read, and referred to Mr. Roberts, Mr. Sommer, and Mr. Weaver, to confider and report thereon.

Mr. Sommer, from the Committee to whom was referred, on the 14th of this month, the Bill, entitled, "An Act authorifing the Governor to appoint an Auctioneer for the District of Southwark, and the Townships of Moyamensing and Passyunk;" reported the faid Bill, without amendment.

The Bill, entitled, " An Act to perpetuate the Great Seal of the Commonwealth," was read the third time. Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That the faid Bill be presented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act authorifing the Commiffioners of Indiana County, to affefs and collect County Taxes in the County of Jefferfon," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have passed the faid Bill, without amendment.

The Bill, entitled, "An Act to empower Anthony Beelen, Alexander M'Laughlin, and Zachariah A. Tannehill, Executors of the last Will and Testament of William Porter, deceased, to execute a Deed of Conveyance, for a Quarter Lot of Ground, in the Borough of Pittsburg, to George Wallace, and for other Purposes therein mentioned;" was read the fecond time, as reported by Committee of the Whole, yesterday, considered by section, and agreed to.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act to enable Victor Moreau to bold a certain Tract of Land, in the County of Bucks, by bim purchased," was read the second time, as reported by Committee of the Whole, yesterday, considered by section, and agreed to.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act to authorife the Governor to appoint Commissioners, for the Purpose of laying out a State Road, from the Strasburg Road, near John G. Parke's House, in Chefter County, by M'Call's Ferry, on the Susquebanna, to the Maryland Line, in a Direction to the City of Washington; and also, a Road, from the Intersection of Marlboroughstreet and Newport Road, to intersect the above Road, at or near M'Call's Ferry, aforefaid;" was read the second time, as reported by Committee of the Whole, yesterday, and considered by section.

Section 1 being under confideration,

A motion was made, by Mr. Roberts and Mr. Preston,

To amend the fection, by firiking out the word "State" where it occurs in the fection; fo that the road to be laid out may not be confidered `a State Road; which was agreed to.

On motion of Mr. Roberts and Mr. Preston,

The fection was further amended, by ftriking out the provision for depositing a draught of the faid road in the office of the Secretary of the Commonwealth.

A motion was then made, by Mr. Lacock, and Mr. Roberts,

Further to amend the fection, by inferting a provifion, that the three Commissioners may be felected, one from each of the counties through which the road paffes; which was not agreed to.

The fection, as amended, was adopted.

Section 2 being under confideration,

A motion was made, by Mr. Roberts and Mr. Preston,

To amend the fection, by inferting a provision, that the expences in viewing, furveying, and marking faid roads shall be payable out of the Treasuries of the counties through which the roads pass, instead of out of the State Treasury; which was agreed to, and the fection, as amended, was adopted.

The title of the Bill having been amended, by ftriking therefrom the word " State," and agreed to,

Ordered, That the faid Bill be prepared for the third reading.

Agreeably to order,

The Bill, entitled, " An Act to authorife the Governor to incorporate a Company, for the Purpose of supplying the Borough of York with Water," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Laird in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and had leave to fit again on the 25th of this month.

Agreeably to order,

The Bill, entitled, "An Act for the Relief of Alexander Russell," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. M'Arthur in the chair, for the further confideration thereof. And, after fome time,

The Committee role, reported progress, and had leave to fit again on Tuesday, the 21st of this month.

On motion of Mr. Roberts and Mr. Lacock,

The Senate refumed, in Committee of the Whole, Mr. Prefton in the chair, the further confideration of the report, relative to the Seat of Government.

And, after some time,

The Committee role, and reported the Resolution, attached to the report, amended, so as to read as follows, to wit:

"Refolved, That a Committee be appointed to bring in a Bill, to fix the Permanent Seat of Government at or near the borough of Harrifburg, in the county of Dauphin, and make the neceffary appropriation for erecting the Public Buildings for the accommodation of the Legislature, and for the fafe-keeping of the public records and papers of the Commonwealth."

Whereupon,

On motion of Mr. Lacock and Mr. Dorfey,

The faid Refolution was read the fecond time, as reported by Committee of the Whole; and, being under confideration,

A motion was made, by Mr. Weaver and Mr. Irifh.

To postpone the further confideration of the fame, in order to introduce the following, as a fubstitute, to wit:

"Refolved, That a Committee be appointed to bring in a Bill, empowering and directing the Governor to purchafe 150 acres of Land, near or adjoining the town of Harrifburg, in the county of Dauphin, offered for fale to the State by Abraham Huey, at 100 dollars per acre; together with 10 acres, offered by William Maclay (on condition that the Legiflature pafs a Law eftablifhing the Permanent Seat of Government at Harrifburg, aforefaid) at the rate of 100 dollars per acre; and to provide for the Removal of the Seat of Government, and the offices thereto attached, to the faid town of Harrifburg, on or before the first day of November, in the year

Which was agreed to.

Thereupon,

The fubstitute being under confideration,

A motion was made, by Mr. Sommer and Mr. Dorfey,

To amend the fubfitute, by striking out the provifion, respecting the purchase of the land of Abraham Huey; which was agreed to.

A motion was then made, by Mr. Roberts and Mr. Prefton.

To fill the blank with "1809."

Mr. Laird and Mr. Hefton mentioned "1815."

Mr. Lacock and Mr. Udree mentioned " 1812."

Agreeably to the 18th rule of Senate, the question, on filling the blank with 1815, being but, was determined in the negative.

A queftion was then taken on 1812; which was alfo difagreed to.

Mr. Lacock and Mr. Hefton then moved 1811; which was also negatived.

Whereupon,

The question, on the motion to fill the blank with 1800, being but, was determined in the affirmative.

And thereupon,

The Yeas and Nays, on adopting the Refolution, as amended, were required by Mr. Preston and Mr. Heston; and, on the question being put, the Members voted as follow, to wit:

YEAS.	YEAS.
Meffrs. Blocher,	Meffrs. Miller,
Borrows,	Rahm,
Brady,	Rankin,
Campbell,	Roberts,
Dorfey,	Stevenson,
Doty,	Udree,
Erwin,	Weaver,
Lacock, M'Arthur,	Lane (Speaker). 17.
NAYS.	NAYS.
Meffrs. Bright,	Meffrs. Mayer,
Hefton,	Preston,

Slaymaker,

8.

Sommer.

Μ Heiton, Irifh, Laird,

Seventeen Yeas, eight Nays; by which it appeared, that the question was determined in the affirmative.

Ordered, That Mr. Weaver, Mr. Lacock, and Mr. Rahm be the Committee, for the purpole expressed in the Resolution.

Adjourned, till 10 o'clock tomorrow morning.

Saturday, February 18, 1809.

D:0:40:0:4

Mr. Lacock prefented the petition of John M'Gowen, ftating that he was actively engaged in the fervice of the revolutionary ftruggle for Independence. That he loft his health and property, in confequence of the part he took in the caufe of freedom: The firft, by exceffive fatigue and hardfhips; and the latter, by the depreciation of paper money. That he removed to the Weftern Country, and fettled on one of the undrawn tracts of Donation-land. He therefore prays the Legiflature to grant him the preemption-right to the faid land, at a reafonable rate. And the faid petition was twice read, and referred to Mr. Lacock, Mr. Slaymaker, and Mr. Mayer, to confider and report thereon.

Mr. M'Arthur prefented the memorial of the fubfcribers thereto, praying "That the Judiciary System may be fo amended and simplified, that men of common capacity may be enabled to do their own business." And the faid petition was twice read, and referred to the Committee, on the Judiciary System.

Mr. Weaver, from the Committee appointed for that purpole, yesterday, reported the Bill, entitled, "An Act establishing the Seat of Government, of the Commonwealth of Pennsylvania, at Harrisburg, in the County of Dauphin;" which was read the first time.

The Bill, entitled, "An Act to empower Anthony Beelen, Alexander M'Laughlin, and Zachariah A. Tannehill, Executors of the last Will and Testament of William Porter, deceased, to execute a Deed of Conveyance for a Quarter Lot of Ground, in the Borough of Pitt/burg, to George Wallace, and for other Purposes therein mentioned;" was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act to enable Victor Moreau to bold a certain Tract of Land, in the County of Bucks, by bim purchased," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Reprefentatives, with information that Senate have passed . the faid Bill, without amendment,

The Bill, entitled, "An Act to authorife the Governor to appoint Commiffioners, for the Purpose of laying out a State Road, from the Strasburgh Road, near John G. Parke's House, in Chester County, by M'Call's Ferry, on the Susquehanna, to the Maryland Line, in a Direction to the City of Washington; and also, a Road, from the Intersection of Marlboroughstreet and Newport Road, to intersect the above Road, at or near M'Call's Ferry, aforesaid;" was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Representatives, with information that Senate have paffed the faid Bill, with amendments; in which the concurrence of that House is requested.

(For the amendments, see Journal of yesterday.)

Agreeably to order,

The Bill, entitled, "A Supplement to an Act, entitled, A Act to provide a more effectual Method of fettling the Public Accounts, of the Commissioners and Treasurers of the refrective Counties;" was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Stevenson in the chair, for the further confideration thereof. And, after fome time,

The Committee role, and reported the Bill, with amendments; which were read as reported.

The Clerk of the House of Representatives returned the Bill, entitled,

" An Act to perpetuate the Great Seal of this Commonwealth."

And informed, that the Houfe of Representatives have passed the faid Bill, without amendment.

He prefented, for fignature, two Bills, entitled, refpectively, as follow, to wit:

1. An Act authorifing the Commissioners of Indiana County, to affess and collect County Taxes in the County of Jefferson.

2. An Act to change the Name of Lewis Dorleans, to Lewis Emery.

Whereupon,

The Speaker figned the faid Bills.

The Bill, entitled, "An Act abolifying the Offices of Receiver-general and Master of the Rolls, and tranfferring the Duties therein performed to other Offices, and for other Purposes," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Preston in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, with amendments; which were read as reported.

Adjourned, till 10 o'clock Monday morning.

Monday, February 20, 1809.

***:9: •*:0: **:

Mr. Borrows prefented the petition of the fubicribers thereto, inhabitants of Baldeagle township, in the county of Centre, praying for an inquiry into the fituation of the Susquehanna Lottery. And the faid petition was twice read, and referred to the Committee appointed, on the 10th of December last, "to inquire into the actual state of that Lottery." Mr. Rahm, from the Committee to whom was referved; on the hit of this month; the petition of the fubfcribers thereto, inhabitants of Dauphin and Adams counties, made report; which was read as follows, to wit:

"That, after a careful examination of the fubject committed to them, they are of opinion a road, in the direction contemplated by the petitioners, would be of public utility; as no direct communication emilts, between Harrisburg and the Seat of the General Government; and as the former place is the point where a great number of leading roads, embracing a large extent of country, to the North and East concentre.

"A road thus opened would afford facility to emigration, from Maryland and Virginia, to the northcrn lands of this Commonwealth, which has already been confiderable, and which will probably continue. It would also be of the utmost confequence to the inhabitants of Adams county, and part of Cumberland county, in the trasportation of lumber, which they obtain now only by a circuitous route, and which their fituation necessarily confines them to obtain from the river Susquehanna, in the vicinity of Harrifburg.

The Committee are of opinion, that the prayer of the petitioners ought to be granted; and therefore offer the following Refolution, to wit:

1: "Refolved, That a Committee be appointed to bring in a Bill, authorifing the Governor to appoint Commiffioners to lay out a State Road, beginning at the State Road, leading from Harrifburgh to Carlifle, at or near Kelfo's ferry, in Cumberland county, the nearest and best route, to or near Dill's tavern, in York county, through Gettysburg, in Adam's county, to the Maryland line, in a direction to the City of Wathinton."

D'Ordered to lie upon the table.

Mr. M'Arthur, from the Committee to whom were referred, on the 18th of December laft, the 6th Item of the report of unfinished business, to whit: "Relating to Actual Settlers, and Warrantees," and the feveral petitions on the fame subject; on leave now given, reported the Bill, entitled, "An Act for afsertaining, robether the feveral original Warrantees, and those subb derive their Titles therefrom, have performed the Conditions of Settlement, Improvement, and Refidence, or those Requisitions which shall be admitted equivalent thereto, agreeably to the Provisions of the Act of the General Affembly of Pennylvania, entitled, "An Act for the Sale of the vacant Lands within this Commonwealth," paffed the 3d day of April, 1792;" which was read the first time.

The Bill, entitled, "A Supplement to an Act, entitled, "An Act to provide a more effectual Method of fettling the Public Accounts, of the Commissioners and Treafurers of the respective Counties," was read the second time, as reported by Committee of the Whole, on the 18th of this month, and considered by section.

Sections 1, 2, 3 were feverally adopted.

Section 4 being under confideration,

A motion was made, by Mr. Roberts and Mr. Sommer,

To postpone the further confideration of the section and Bill, for the present; which was agreed to.

Agreeably to order,

The Bill, entitled, "An Act to enable the Governor to incorporate a Company, to make an Artificial Road, by the best and nearest Route, from the Northern Bank of Codorus Creek, opposite the North End of Georgestreet, in the Borough of York, to the Canal Ferry, on the River Susquebanna, and from thence up the said River, to the Head of the Conewago Falls;" was read the second time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Doty in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill, with one amendment; which was read as reported.

The Clerk of the House of Representatives presented, for concurrence, the Bill, entitled,

"An Act to incorporate the Farmers and Mechanics Bank." And he informed, that the House of Representatives . have concurred in the amendments, by Senate, to the Bill, entitled,

"An Act giving additional Powers to, and changing the Mode of Appointment of, the Inspectors of the Prison in Philadelphia, and for other Purposes."

The Bill, presented for concurrence, was read the first time.

Moved by Mr. Lacock and Mr. Doty,

Whereas the Legislature of Pennfylvania have, by Refolutions adopted fince the commencement of the prefent Seffion, expressed their confidence in the wifdom and patriotism of the General Government; and their determination to support the fame, with the refources and energies of the State, in all constitutional means to defend our national Independence, against any foreign power.

These Resolutions, adopted after mature reflection, announced the firm determination of the Representatives of the People; and, from the evidence of the public opinion, expressed at our late Election, beyond doubt, the determination of a vast majority of the Citizens of this State. And they had hopes that the Resolutions, thus adopted, would have been a sufficient declaration of the public will of this Commonwealth, until a new Election had authorised other Agents to proclaim the sentiments of their constituents.

But the movements of certain public men and public meetings, in the State of Maffachufetts, and the countenance given to those movements, by some of the constituted authorities of that State, too evidently and too fatally announce, that our Union, our Government, and the principles of Independence on which it is established, have other enemies (though small in number, we fondly hope) than those resident abroad. Which considerations impose on the Legislature of Pennsylvania, once more, the facred duty of declaring their opinions and determinations, on this important subject. Therefore,

Be it refolved, by the Senate and House of Rpresentatives, of the Commonwealth of Pennsylvnnia, That we hold facred the Union of the States; that we regard it as the palladium of our Independence, the folemn pledge of national peace, honor, profperity, and freedom; the world's best and only hope, for the prefervation of a Government founded on the eternal principles of Justice, and the rights of Man. And for these, and many other reasons, we will adhere and cling to it, in prosperity and adversity; and hold in detestation and abhorrence, as enemies and traitors, any man or fet of men, or the conflituted authorities of any State, who may fecretly or openly, by fraud or force, attempt a diffolution of the Union: And therefore pledge ourfelves to each other, to our common Country, and to our God, that we will, as Citizens, and as Legislators, exert every energy of body and foul, to preferve and transmit to posterity, unimpaired, the prefent happy Union of the States.

Ordered to lie upon the table.

The report of the Surveyor-general, on the fubject of the Luzerne Controverfy, read on the 16th of this month, was again read, and referred to the Committee, to whom was referred that part of the report of unfinished busines, relative to the Luzerne Controverfy.

Adjourned, till 10 o'clock tomorrow morning.

Tuesday, February 21, 1809.

D:0:0:42:0:C:4

Mr. Lacock prefented the petition of the fubscribers thereto, owners of inlots in the town of Beaver, in the county of Beaver, adjoining the diamond or public square of faid town, stating that the faid square confists of four separate lots or squares, each containing three acres; which, with Market and Thirdstreets, running at right angles, and a 25 seet alley, bounding the faid square, render the same too large and inconvenient: The petitioners therefore pray, that a Law may be passed to lay off the faid diamond, agreeably to a plan accompanying the petition. And the faid petition was twice read, and referred to Mr. Lacock, Mr. Heston, and Mr. Udree, to confider and report thereon. Mr. Campbell preferred the petition of Joleph Ram, of the borough and county of York, flating that he was early engaged in the fervice of his Country, during her ftruggle for Independence. That he was wounded at the battle of the Paoli. From the effects of which, and his advanced age, he is unable to fupport himfelf. He therefore prays relief. And the faid petition was twice read, and referred to Mr. Campbell, Mr. Lattimore, and Mr. Rankin, to confider and report thereon.

Mr. Laird, from the Committee to whom was referred, on the 16th inftant, the petition of the fubscribers thereto, inhabitants of the townships of Greenwood and Fishingcreek, in the county of 'Northumberland, on leave now given, reported the Bill, entitled, "An Act to declare Greencreek and its Branches, in the County of Northumberland, Public Highways;" which was read the first time.

The Bill, entitled, "An Act to enable the Governor to incorporate a Company, to make an Artificial Road, by the best and nearest Route, from the Northern Bank of Codorus Creek, opposite the North End of Georgestreet, in the Borough of York, to the Canal Ferry, on the River Susquehanna, and from thence up the faid River to the Head of the Concwago Falls;" was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by fection.

Section 1 being under confideration,

A motion was made, by Mr. Roberts and Mr. Doty,

To amend the fection, by striking from line 21, the following:

"Northern bank of Codorus creek, opposite the." So that the turnpike may commence at the north end of Georgestreet, in the borough of York. And required the Yeas and Nays on the motion.

Whereupon,

On the question being put, the Members voted as follow, to wit:

YEAS. Meffrs. Bright,

Dorfey,

YEAS. Meffrs. Doty, Hefton,

ŶEĄS. YEAS. Meffrs. Hiefter, Meffrs, Roberts, Irifh, Slaymaker, Mayer, Sommer, M'Arthur, Udree, Prefton, Lane (Speaker). 15. Rahm, NAYS. NAYS. Meffrs. Blocher, Meffrs. Laird, ··· Borrows, Lattimore, Brady, Miller, Mitchell, Campbell, Erwin, Rankin, Grefs, Stevenson, Lacock, Weaver. 14. Fifteen Yeas, fourteen Nays; by which it appeared, that the question was determined in the affirmative. Thereupon, . The Yeas and Nays, on adopting the fection, as amended, were required by Mr. Lacock and Mr. Laird; and, on the question being put, the Members voted as follow, viz. YEAS. YEAS. Mesfrs. Lattimore, Meffrs. Blocher, M'Arthur, Borrows, Brady, Miller, Campbell, Mitchell, Rahm, Erwin, Rankin, Grefs, Irifh, Stevenson, Weaver, Lacock, Laird, Lane (Speaker). 18. NAYS. NAYS. Messrs. Bright, Meffrs, Prefton, Dorfey, Roberts, Doty, Slaymaker, Hefton, Sommer, Hiefter, Udree. 11, Mayer,

Eighteen Yeas, eleven Nays; by which it appeared, that the queftion was determined in the affirmative. Section 2 was adopted.

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Section 3 being under confideration,

A motion was made, by Mr. Weaver and Mr. Rahm,

To amend the fection, by striking out the provision, inferted in Committee of the Whole; which was agreed to, and the section, as amended, adopted.

The title of the Bill having been amended, fo as to correspond with the amendment in section 1, and agreed to,

Ordered, That it be prepared for the third reading.

Agreeably to order,

The Senate refumed, in Committee of the Whole, Mr. M'Arthur in the chair, the confideration of the Bill, entitled, "An Act for the Relief of Alexander Ruffell."

And, after some time,

The Committee role, and reported the Bill, with amendments; which were read as reported.

Whereupon,

On motion of Mr. Miller and Mr. Brady,

The faid Bill was recommitted, to the Select Com- · mittee who reported it.

The Bill, entitled, "A further Supplement to the Act, entitled, "An Act to alter the Judiciary System of this Commonwealth," was read the second time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Stevenson in the chair, for the further confideration thereof.

And, after fome time,

The Committee rofe, and reported the Bill, without amendment.

The Clerk of the House of Representatives presented, for concurrence, the Bill, entitled,

" An Act for Marking and Bounding of Lands."

And, for fignature, the Bills, entitled, respectively, as follow, to wit:

1. An Act giving additional Powers to, and changing the Mode of Appointment of, the Inspectors of the Prison in Philadelphia, and for other Purposes.

2. An Act to enable Victor Moreau to bold a certain Tract of Land, in the County of Bucks, by bim purchased.

Whereupon,

The Speaker figned the faid Bills.

The Bill, prefented for concurrence, was read the first time.

On motion, of Mr. Lacock and Mr. Mitchell,

The Senate refumed, in Committee of the Whole, Mr. Borrows in the chair, the confideration of the Bill, entitled, "An Act concerning Contempts of Courts;" postponed, for the prefent, on the 11th of this month.

And, after some time,

The Committee role, and reported the Bill, with one amendment; which was read as reported.

Mr. Laird, from the Committee appointed for the purpole, made report:

That the Committee, in conjunction with the Committee of the Houfe of Representatives, had presented to the Governor, for his approbation, the Bills and Resolution, entitled, respectively, as follow, to wit:

1. An Act for the Relief of the Heirs of Frederick Vernon, deceased.

2. An Act authorifing Jonathan Bayard Smith, Gavin Hamilton, and Peter Le Barbier Dupliss, to convey a Lot of Ground, situate in the City of Philadelphia.

3. A Supplement to an Act, entitled, "An Act to regulate the Fifheries in the River Delaware and its Branches, and for other Purpofes."

4. An Ast authorifing the Commissioners of Indiana County, to assess and collect Taxes in the County of Jefferfon.

5. An Act to change the Name of Lewis Dorleans, to Lewis Emery.

6. An Act to enable Victor Moreau to hold a certain Tract of Land, in the County of Bucks, by him purchafed.

7. An Act giving additional Powers to, and changing the Mode of Appointment of, the Inspectors of the Prison in Philadelphia, and for other Purposes.

8. A Refolution, for the Purchase, and Distribution, of a Number of Copies of the Minutes of the Convention, that framed the present Constitution.

Adjourned, till 10 o'clock tomorrow morning.

Wednesday, February 22, 1809.

Mr. Dorfey prefented the petition of the American Philosophical Society, held at Philadelphia, for promoting uteful knowledge, stating that, in the year 1786, the Society received a donation of two hundred guineas, from John Hyacinth de Magellan, of London; granted on condition that the fame should be vested in à secure and a permanent Fund, for the purpose of appropriating the interest arising therefrom, annually, for the payment of premiums, to be adjudged by the Society, to the Author of the best discovery, or most useful invention, relating to navigation, astronomy, or natural philosophy. That the donation has been vefted in ground-rents. That many premiums have been adjudged. That, during the last year, these ground-rents were affested and taxed, in a fum equal to one-fifth part of the income; which, if permitted by the Legislature, must interfere with the highly laud- . able and valuable object and defign of the Donor. The petitioners therefore pray, that the faid groundrents may be exempted from taxation. And the faid petition was read, and

Laid upon the table.

Mr. Borrows, from the Committee appointed, on the 11th December last, to inquire into the actual state of the Susquehannah Lottery; and to whom was referred, on the 20th of this month, the petition of the subscribers thereto, inhabitants of the township of Baldeagle, in the county of Centre; made report; which was read as follows, to wit:

That the Committee have taken confiderable pains to obtain fome fatisfactory information, refpecting the fame; but have not been able to collect any thing more, than what is contained in a letter, figned by Mr. Beatty, Secretary to the Managers of the faid Lettery; the fubfance of which is, as follows:

The number of the Tickets, in the fcheme of faid Lottery, is 16,000; of which, but about 8000 have been actually fold. These Tickets, at 5 dollars each, would produce 40,000 dollars: But, of that fum, about 6000 dollars only have been received. They could finish the Drawing in a few hours; there being only 300 Tickets in the Wheel: But, as the prizes must be paid in 30 days after the Drawing is finished, they think it would be imprudent in them to finish the Drawing, until they were possesfield of the means of paying the prizes.

That they are now using proper means to recover the outstanding debts.

• This a pears to the Committee, by no means, calculated to fatisfy the complaints of the People; inafmuch as no vouchers have accompanied the faid letter, in corroboration of the statement therein contained; nor is it in stell of such a difinitive nature, as to enable a detection of improper conduct, should there have been any.

The authenticity and correctness of the statement can only be judged of, by the veracity of the gentlemen who made it: But this cannot give statisfaction, where they are not known. Therefore, the Committee submit the following Resolution:

Refolved, That a Committee be appointed to bring in a Bill, vefting power in the Comptroller-general to compel all Managers, and others, concerned in any Lottery of a public nature, to fettle their accounts, agreeably to an Act of the General Affembly of this Commonwealth, paffed April 13, 1782.

On motion of Mr. Lacock and Mr. Borrows,

The faid report was again read, confidered, and the Refolution attached thereto adopted.

Ordered, That the Committee who brought in the report, be a Committee for the purpole expressed in the faid Resolution.

Mr. Miller, from the Committe to whom was yesterday referred the Bill, entitled, "An Act for the Relief of Alexander Russell," reported the faid Bill, with amendments; which were read as reported.

Mr. Miller, from the Committee to whom was referred, on the 27th of last month, the petition of Samuel Riddle, stating that he had in contemplation to publish *Notes*, relative to land-titles in this Commonwealth; and, for that purpose, wished access to the papers in the Land-office, free of fees, on the ground of the benefit to the public which must result from the work; made report; which was read, as follows, to wit:

That, after deliberately confidering the fubject, the Committee are of opinion, that it would be improper to fuffer or permit any individual, however refpectable, to have recourfe or free accefs to books and papers in any office, for the fafe-keeping of which, and fafe delivery to his fucceflor, the Officer had been bound, in a large fum of money.

The Committee, however, have underftood that fuch a work might be very useful, and would confift of papers containing the boundaries of the different grants made by the Indians, Indian deeds, papers which regulated the land-office proceedings, during the proprietary government, and many other original papers; fome, if not all, of which have been wanted, at different periods, in the Courts of Law, on land-trials; where they were fometimes carried by the Officers themselves, at the risk of being worn eut, or lost.

Thefe, if copied into a book, examined, and properly authenticated, would be of use to the citizens, and received as evidence in the Courts; while the original papers remained safe in the office. This labor, although it might be proper to direct to be performed by the Land-officers themselves, under whose care, attention, and responsibility the papers are placed, could not be properly committed to any other individual.

The Committee therefore offer the following Refolution, viz.

Refolved, That the petition of Samuel Riddle be difcharged.

Whereupon,

On motion, and by fpecial order,

The faid report was again read, confidered, and the Refolution attached thereto adopted.

The Bill, entitled, "An Act to enable the Governor to incorporate a Company, to make an Artificial Road, by the best and nearest Route, from the Northern Bank of Codorus Creek, opposite the North End of Georgestreet, in the Borough of York, to the Canal Ferry on the River Susque-

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banna, and from thence up the faid River to the Head of the Conewago Falls;" was read the third time. Whereupon,

The question, Shall this Bill pais? being put, was determined in the affirmative.

Ordered, That it be refurned to the House of Reprefentatives, with information that Senate have passed the faid Bill, with amendments; in which the concurrence of that House is requested.

Which amendments are:

That the Road shall commence at the north end of Georgestreet, in the borough of York, instead of beginning at the northern bank of the Creek, opposite the north end of faid street;

And to make the title conform to the amendment in the Bill.

The Bill, entitled, "A further Supplement to an Act, entitled, "An Act to alter the Judiciary System of this Commonwealth," was read the second time, as reported by Committee of the Whole, yesterday, confidered by fection, and agreed to.

The title of the Bill having been agreed to,

Ordered, That it be prepared for the third reading.

The Bill, entitled, "An Act concerning Contempts of Courts," was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by section.

Section 1 being under confideration,

A motion was made, by Mr. Brady and Mr. Miller,

To amend the fection, by inferting the following, at the end thereof, to wit:

"And to all publications, out of Court, refpecting the conduct of the Judges, Officers of the Court, Jurors, Witneffes, Parties, or any of them, of, in, and concerning any caufe pending before any Court of this. Commonwealth."

So that fuch publications should be confidered a Contempt.

Whereupon,

On motion of Mr. Sommer and Mr. Wayne,

The further confideration of the amendment, and Bill, was polyponed, for the prefent.

Agreeably to order,

The Senate refumed, in Committee of the Whole, Mr. Bright in the chair, the confideration of the Bill, entitled, "An Act fupplementary to fundry Laws of this Commmonwealth, as respects the laying out, and vacating, public and private Roads and Highways."

And, after some time,

The Committee role, and reported the Bill, with amendments; which were read as reported.

The Clerk of the House of Representatives presented, for concurrence, three Bills, entiled, respectively, as follow, to wit:

1. An Act granting certain Privileges to Jonathan Grout.

2. An Act enabling certain Trustees, to fell and convery the real Estate of Henry Strater, a Lunatic.

3. An Act to incorporate the Prefident and Directors of the Waterpipes in Aaronfburg.

He presented, for fignature, the Bill, entitled,

"An Act to perpetuate the Seal of the Commonwealth."

And he informed, that the Houfe of Reprefentatives have concurred in the amendments, by Senate, to the Bill, entitled,

"An Act to enable the Governor to incorporate a Company, to make an Artificial Road, by the beft and nearest Route, from the Northern Bank of Codorus Creek, opposite the North End of Georgestreet, in the Borough of York, to the Canal Ferry on the River Susquebanna, and from thence up the faid River to the Head of the Conewago Falls."

The Speaker figned the Bill, prefented for fignature.

The Bills, prefented for concurrence, were feverally read the first time.

Agreeably to order,

The Bill, entitled, "A further Supplement to an Act, entitled, "An Act to regulate the Fifberies in the River Delaware, and its Branches, and for other Purpofes," was read the fecond time. Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Rankin in the chair, for the further confideration thereof.

And, after fome time,

The Committee rofe, and reported the Bill, with amendments; which were read as reported.

The Bill, entitled, "An Act authorifing the Governor to appoint an Auctioneer for the Diffrict of Southwark, and the Townships of Moyamensing and Passyunk," was read the fecond time, as reported by Select Committee, on the 17th of this month, and confidered by fection.

Section 1 being under confideration,

The question, on agreeing thereto, being put, was determined in the negative; and so the Bill was lost.

On motion, of Mr. Roberts and Mr. Rahm,

The Senate refumed the confideration of the Bill, entitled, "An Act to provide a more effectual Method of fettling the Public Accounts, of the Commissioners and Treasurers of the respective Counties," poliponed, for the prefent, on the 20th of this month.

The confideration of fection 4 recurring,

On motion of Mr. Roberts and Mr. Rahm,

The fection was amended, fo as to read as follows, to wit:

"That it fhall be the duty of the Return-judges of the feveral counties of this Commonwealth, when met at their respective Courthouses, to make out a return of the perfons elected for Auditors; which return shall be, by one of the Judges, deposited with the Prothonotary of the proper county. And it shall be the dury of the faid Prothonotary to inform the Auditors of the time of their meeting, annually, as least ten days previous thereto."

The fection, thus amended, was adopted.

Section 5 was adopted.

The title of the Bill having been agreed to,

The Yeas and Nays on the question, Shall this Bill be prepared for the third reading? were required by Mr. Prefton and Mr. Bright; and, on the question being put, the Members voted as follow, to wit: YEAS. Meffrs. Blocher, Bright, Dorfey, Doty, Grefs, Hiefter, Irifh, NAYS. Meffrs. Campbell, Hefton, Lattimore, Mayer, Miller, YEAS. Meffrs. Laird, M'Arthur, Rahm, Roberts, Udree, Lane (Speaker). 13.

NAÝS. Meffrs. Prefton, Rankin, Slaymaker, Sommer, Wayne. 10.

Thirteen Yeas, ten Nays; by which it appeared, that the question was determined in the affirmative.

Ordered, That the faid Bill be prepared for the third reading.

Adjourned, till 10 o'clock to morrow morning.

Thursday, February 23, 1809.

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Mr. M'Arthur prefented the petition of the fubfcribers thereto, inhabitants of the counties of Mercer and Crawford, flating that they are fubjected to ferious injuries, from the great number of Squirrels and Crows: They therefore pray, that the provisions of the "Act to encourage the Killing of Squirrels and Crows, in certain Parts of this Commonwealth," may be extended to the counties of Crawford and Mercer. And the faid petition was twice read, and referred to Mr. M'Arthur, Mr. Slaymaker, and Mr. Mayer, to confider and report thereon.

Mr. M'Arthur prefented the petition of the fubscribers thereto, inhabitants of Mercer county, usually denominated Actual Settlers, flating their deplorable fituation, in confequence of the disputes, between them and the Warrantees, remaining undecided; and praying the attention of the Legislature to the subject. And the faid petition was read, and

Laid upon the table.

fage from the Governor; which was read as follows, viz.

To the Senate and Houfe of Representatives, of the Commonwealth of Pennfylvania.

GENTLEMEN,

I have this day approved and figned the following Acts of the General Affemby, and directed the Secretary to return them to the respective Houses, in which they originated :

1. A Supplement to an AEt, entitled, "An AEt to regulate the Fisheries in the River Delaware and its Branches, and for other Purposes."

2. An Act authorifing Jonathan Bayard Smith, Gavin Hamilton, and Peter Le Barbier Dupliffis to convey a Lot of Ground, fituate in the City of Philadelphia.

3. An Act for the Relief of the Heirs of Frederick Vernon, deceased.

4. An Act authorifing the Commissioners of Indiana County, to affess and collect County Taxes in the County of Jefferson.

5. An Act giving additional Powers to, and changing the Mode of Appointment of, the Inspectors of the Prison in Philadelphia, and for other Purposes.

6. An Act to enable Victor Moreau to hold a certain Tract of Land, in the County of Bucks, by bim purchased.

7. An Act authorifing Jacob Kimmel and Abraham Konigmacher, of Lancaster County, to fell and convey certain Lands therein mentioned.

8. An Act confirming the Title of Manning Martain, to certain Lands therein mentioned.

9. An Act to enable the Administrators of Baful Brown, late of the County of Fayette, deceased, to convey certain Lots of Ground, in and near the Town of Brownsville, to the Purchasers thereof.

10. An Act to change the Name of Lewis Dorleans to Lewis Emery.

11. A Refolution, directing the Secretary of the Commonwealth to procure thirty-nine Copies of the Minutes of the Convention, that framed the prefent Constitution, and directing the Manner of their Distribution.

SIMON SNYDER.

Lancaster, Fcb. 22, 1809.

The Bill, entitled, "A Supplement to an Act, Intitled, "An Act to provide a more effectual Method of fettling the Public Accounts, of the Commiffioners and Treafurers of the refpective Counties," was read the third time.

Whereupon,

The Yeas and Nays on the queftion, Shall this Bill pafs? were required by Mr. Weaver and Mr. Lacock; and, on the queftion being put, the Members voted as follow, to wit:

YEAS. Meffrs. Blocher, Borrows, Bright, Dorfey, Doty, Grefs, Hiefter, Irifh, Lagock, YEAS. Meffrs. Laird, M'Arthur, Mitchell, Roberts, Stevenfon, Udree, Weaver, Lane (Speaker). 17.

NAYS. Meffrs. Brady,

Campbell, Erwin, Hefton, Lattimore, Mayer, NAYS.

Meffrs. Miller, Prefton, Rankin, Slaymaker, Sommer, Wayne. 12.

Seventeen Yeas, twelve Nays; by which it appeared, that the question was determined in the affirmative.

Ordered, That faid Bill be returned to the House of Representatives, with information that Senate have passed the same, with amendments; in which the concurrence of that House is requested.

Which amendments are :

Section 1. Strike out, from the word "county," in line 9, to the word "and," in line 25; and infert, in line 8, these words, "and annually thereafter;" fo that all the Auditors to be chosen, according to the provisions of this Bill, may be annually elected.

Strike out fection 4 (which provides for the election of County Treasurers) and number the remaining fections accordingly.

THE SENATE.

Make fection 4 read as on the Journal of yesterday. The remaining amendments are merely verbal.

The Bill, entitled, "A further Supplement to an Act, entitled, "An Act to alter the Judiciary System of this Commonwealth," was taken up for the third reading.

Whereupon,

On motion of Mr. Sommer and Mr. Wayne,

The further confideration of the faid Bill was postponed, for the present.

The Bill, entitled, "An Act supplementary to fundry Laws of this Commonwealth, as respects the laying out, and vacating, public and private Roads and Highways," was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by section, and agreed to.

The preamble was agreed to.

The title having been amended, fo as to read; "A further Supplement to the Act, entitled, "An Act for laying out, making, and keeping in Repair the public Roads and Highways, within this Commonwealth, and for laying out private Roads," and agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, "A further Supplement to an Act, entitled, "An Act to regulate the Fifberies in the River Delaware and its Branches, and for other Purpofes," was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by section, and agreed to.

The preamble and title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

Agreeably to order,

The Bill, entitled, "An Act granting certain Privileges to Jonathan Grout," was read the second time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Lacock in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, without amendment.

On motion of Mr. Lacock and Mr. Roberts, and by special order,

The faid Bill was confidered by fection, and agreed to.

The preamble and title having been agreed to,

Ordered, that the faid Bill be prepared for the third reading.

Moved by Mr. Weaver and Mr. Lacock,

Refolved, That a Committee be appointed to bring in a Bill, establishing an Academy in the county of Greene, on the following principles, viz.

1. Authorifing and directing the inhabitants to choofe, by ballot, fix Trustees, to be changed, by lot, fo that one may be elected annually, and none be continued longer than fix years, without a reelection; under whose direction and management the institution shall be placed.

2. The Trustees to have corporate powers, and be enabled to have and use a Common Seal, hold real. estate, such and be such, &c.

3. Empowering and directing them to receive the donation of a house already built, by the Society of Episcopalians, in Carmichaelstown (which they have offered) for the use of an Academy for said county.

4. Appropriating the fum of 5000 dollars, for the purpole of adlifting the inftitution, in purchasing scientific books, philosophical apparatus, and forming a fund; out of the interest of which 5 poor Children may be taught gratis.

5. Directing the Truftees annually to exhibit a detailed account, of their receipts and expenditures, to the Auditors of faid county, for fettlement.

Ordered to lie upon the table.

On motion, of Mr. Borrows and Mr. Sommer,

The Senate refumed the confideration of the Bill, entitled, " An Act allowing the Philadelphia Bank to eftabli/h Branches," postponed, for the present, on the 28th of last month.

Section 1, with the confideration of the amendment thereto, offered by Mr. Weaver and Mr. Roberts, recurring,

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A motion was made, by Mr. Roberts and Mr. Lacock,

To postpone the confideration of the faid amendment, and the Bill, generally; and required the Yeas and Nays on the motion; and, on the question being put, the Members voted as follow, to wit:

• •		-
	YEAS.	YEAS.
Meffrs.	Blocher,	Meffrs. M'Arthur,
	Bright,	Mitchell,
	Doty,	Preston,
	Lacock,	Rankin,
	Laird,	Roberts,
	Mayer,	Stevenson. 12.
	NAYS.	NAYS.
Meffrs.	Borrows,	Mess. Lattimore,
	Brady,	Miller,
	Campbell,	Slaymaker,
•	Dorfey,	Sommer,
	Erwin,	Udree,
	Grefs,	Wayne,
	Heston,	Weaver,
	Hiefter,	Lane (Speaker). 17.
	Irifh,	

Twelve Yeas, feventeen Nays; by which it appeared, that the question was determined in the negative.

Whereupon,

The Yeas and Nays, on the amendment, were required by Mr. Lacock and Mr. Preston; and, on the question being put, the Members voted as follow, viz.

YEAS.	YEAS.
Meffrs. Blocher,	Meffrs. Rankin,
Doty,	Roberts,
Lacock,	Stevenson,
Laird,	Weaver,
M'Arthur,	Lane (Speaker). 11.
Mitchell,	
NAYS.	NAYS.
Meffrs. Borrows,	Messrs. Campbell,
Brady,	Dorfey,
Bright,	Erwin,

NAYS.	NAYS .		
Meffrs. Greis,	Meffrs. Miller,		
Hefton,	Preîton, Slaymaker,		
Hiefter,			
Irifb,	Sommer,		
Lattimore,	Udree,		
Mayer,	Wayne. 18.		

Eleven Yeas, eighteen Nays; by which it appeared, that the question was determined in the negative.

• A motion was made; by Mr. Roberts and Mr. Mayer,

To amend the fection, by inferting the following, in line 17:

"And that no Office of Difcount and Depofit be opened in any town or borough in this State, in which the Bank of Pennfylvania shall have previously established an Office of Difcount and Deposit: Provided, neverthelefs, That the Bank of Pennfylvania, in like manner, do not open an Office of Discount and Deposit in any town or borough, in which the Bank of Philadelphia shall have previously established an Office of Discount and Deposit."

A division of the motion was requested, by Mr. Lacock, fo that a question may first be taken thereon, to end with the word *Deposit*, where it occurs the second time.

Whereupon,

The Yeas and Nays on the queftion, Will Senate adopt the first fentence of the faid amendment? were required by Mr. Roberts and Mr. Doty; and, on the question being put, the Members voted as follow, to wit:

YEAS.	YEAS.			
Meffrs. Blocher,	Meffrs. Mitchell,			
Brady,	Preston,			
Doty,	Rankin,			
Irifh,	Roberts, Slaymakes,			
Lacock,				
Laird,	Stevenson,			
Mayer,	Wayne,			
M'Arthur,	Weaver. 16.			

NAYS. Meffrs. Borrows, Bright, Campbell, Dorfey, Erwin, Grefs, Hefton. NAYS. Meffrs. Hiefter, Lattimore, Miller, Sommer, Udree, Lane (Speaker). 13.

Sixteen Yeas, thirteen Nays; by which it appeared, that the question was determined in the affirmative.

The remaining fentence of the motion was adopted.

A motion was then made, by Mr. Doty and Mr. Roberts,

Further to amend the fection, by adding the following, before the last proviso in the Bill, to wit:

. "And provided, also, That the Prefident, Directors, and Company, aforefaid, shall recall and annul the faid Office of Discount and Deposit, on the request of a majority of the taxable inhabitants of such town or borough."

Which was not agreed to.

A motion was made, by Mr. Lacock and Mr. M'Arthur,

To amend the fection, by inferting the following, in line 6, viz.

"To continue in operation until the 4th of March, 1813, and no longer;"

Referring to the time of existence of the faid . Branches.

On which motion, Mr. Lacock and Mr. M'Arthur called the Yeas and Nays; and, on the queftion being put, the Members voted as follow, viz.

YEAS. Meffrs. Blocher, Borrows, Doty, Lacock, Laird, M'Arthur, YEAS. Meffrs. Mitchell, Rankin, Roberts, Stevenfon, Udree, Weaver. 12.

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YEAS. Meffrs. Blocher, Bright, Dorfey, Doty, Grefs, Hiefter, Irifh, NAYS. Meffrs. Campbell, Hefton, Lattimore, Mayer, Miller, YEAS. Meffrs. Laird, M'Arthur, Rahm, Roberts, Udree, Lane (Speaker). 13.

NAYS.

Messrs. Preston, Rankin, Slaymaker, Sommer, Wayne. 10.

Thirteen Yeas, ten Nays; by which it appeared, that the question was determined in the affirmative.

Ordered, That the faid Bill be prepared for the third reading.

Adjourned, till 10 o'clock to morrow morning.

Thurfday, February 23, 1809.

Mr. M'Arthur prefented the petition of the fubfcribers thereto, inhabitants of the counties of Mercer and Crawford, flating that they are fubjected to ferious injuries, from the great number of Squirrels and Crows: They therefore pray, that the provisions of the "Act to encourage the Killing of Squirrels and Crows, in certain Parts of this Commonwealth," may be extended to the counties of Crawford and Mercer. And the faid petition was twice read, and referred to Mr. M'Arthur, Mr. Slaymaker, and Mr. Mayer, to confider and report thereon.

Mr. M'Arthur prefented the petition of the fubfcribers thereto, inhabitants of Mercer county, ufually denominated Actual Settlers, flating their deplorable fituation, in confequence of the difputes, between them and the Warrantees, remaining undecided; and praying the attention of the Legislature to the fubject. And the faid petition was read, and

Laid upon the table.

The Secretary of the Commonwealth prefented a meffage from the Governor; which was read as follows, viz.

To the Senate and House of Representatives, of the Commonwealth of Pennsylvania.

GENTLEMEN,

I have this day approved and figned the following Acts of the General Affemby, and directed the Secretary to return them to the respective Houses, in which they originated :

1. A Supplement to an AEI, entitled, "An AEI to regulate the Fisheries in the River Delaware and its Branches, and for other Purposes."

2. An Act authorifing Jonathan Bayard Smith, Gavin Hamilton, and Peter Le Barbier Dupliffis to convey a Lot of Ground, fituate in the City of Philadelphia.

3. An Act for the Relief of the Heirs of Frederick Vernon, deceased.

4. An Act authorifing the Commissioners of Indiana County, to affess and collect County Taxes in the County of Jefferson.

5. An Act giving additional Powers to, and changing the Mode of Appointment of, the Inspectors of the Prison in Philadelphia, and for other Purposes.

6. An Act to enable Victor Moreau to bold a certain Tract of Land, in the County of Bucks, by bim purchased.

7. An Act authorifing Jacob Kimmel and Abraham Konigmacher, of Lancaster County, to sell and convey certain Lands therein mentioned.

8. An Act confirming the Title of Manning Martain, to certain Lands therein mentioned.

9. An Act to enable the Administrators of Bafil Brown, late of the County of Fayette, deceased, to convey certain Lots of Ground, in and near the Town of Brownswille, to the Purchasers thereof.

10. An Act to change the Name of Lewis Dorleans to Lewis Emery.

11. A Refolution, directing the Secretary of the Commonwealth to procure thirty-nine Copies of the Minutes of the Convention, that framed the prefent Constitution, and directing the Manner of their Distribution.

SIMON SNYDER.

Lancaster, Fcb. 22, 1809.

The Bill, entitled, "A Supplement to an Act, Intitled, "An Act to provide a more effectual Method of fettling the Public Accounts, of the Commiffioners and Treafurers of the refpective Counties," was read the third time. Whereupon,

The Yeas and Nays on the queftion, Shall this Bill pafs? were required by Mr. Weaver and Mr. Lacock; and, on the queftion being put, the Members voted as follow, to wit:

YEAS. Meffrs. Blocher, Borrows, Bright, Dorfey, Doty, Grefs, Hiefter, Irifh, Lacock,

VEAS. Meffrs. Laird, M'Arthur, Mitchell, Roberts, Stevenfon, Udree, Weaver, Lane (Speaker). 17.

12.

NAYS. Meffrs. Brady, Campbell, Erwin, Hefton, Lattimore, Mayer, NAYS. Meffrs. Miller, Prefton, Rankin, Slaymaker, Sommer, Wayne.

Seventeen Yeas, twelve Nays; by which it appeared, that the question was determined in the affirmative.

Ordered, That faid Bill be returned to the Houfe of Reprefentatives, with information that Senate have paffed the fame, with amendments; in which the concurrence of that Houfe is requested.

Which amendments are :

Section 1. Strike out, from the word "county," in line 9, to the word "and," in line 25; and infert, in line 8, these words, "and annually thereafter;" fo that all the Auditors to be chosen, according to the provisions of this Bill, may be annually elected.

Strike out fection 4 (which provides for the election of County Treasurers) and number the remaining fections accordingly. Make fection 4 read as on the Journal of yesterday. The remaining amendments are merely verbal.

The Bill, entitled, "A further Supplement to an Act, entitled, "An Act to alter the Judiciary System of this Commonwealth," was taken up for the third reading.

Whereupon,

On motion of Mr. Sommer and Mr. Wayne,

The further confideration of the faid Bill was postponed, for the present.

The Bill, entitled, "An Act supplementary to fundry Laws of this Commonwealth, as respects the laying out, and vacating, public and private Roads and Highways," was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by fection, and agreed to.

The preamble was agreed to.

The title having been amended, fo as to read, "A further Supplement to the Act, entitled, "An Act for laying out, making, and keeping in Repair the public Roads and Highways, within this Commonwealth, and for laying out private Roads," and agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, "A further Supplement to an Act, entitled, "An Act to regulate the Fifberies in the River Delaware and its Branches, and for other Purpofes," was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by section, and agreed to.

The preamble and title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

Agreeably to order,

The Bill, entitled, "An Act granting certain Privileges to Jonathan Grout," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Lacock in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill, without amendment.

The Clerk of the House of Representatives presented, for concurrence, the Bill, entitled,

An Act to incorporate the Marine Infurance Company of Philadelphia.

And, for fignature, the Bill, entitled,

An Act to enable the Governor to incorporate a Company, to make an Artificial Road, by the best and nearest Route, from the North End of Georgestreet, in the Borough of York, to the Canal Ferry on the River Susquebanna, and from thence up the fuid River to the Head of the Conewago Falls.

And he informed, that the House of Representatives do not concur in the amendment, by Senate, to the Bill, entitled,

An Act to allow the Philadelphia Bank to establish Branches.

The Speaker figned the Bill prefented for fignature.

The Bill, presented for concurrence, was read the first time.

On motion of Mr. Roberts and Mr. Doty,

The Senate refumed, in Committee of the Whole, Mr. Preston in the chair, the confideration of the Bill, entitled, "An Act to incorporate the Millgrove Mine Company."

And, after fome time,

The Committee role, reported progress, and asked leave to fit again; which was not granted.

Thereupon,

The faid Bill was referred to Mr. Roberts, Mr. Sommer, and Mr. Weaver, to confider and report thereon.

Adjourned, till 10 o'clock tomorrow morning.

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Saturday, February 25, 1809.

The Speaker laid before the Senate a Letter, from Samuel Wright, which was read as follows, viz.

To the bonorable PRESLY C. LANE, Esquire, Speaker of the Senate of Pennsylvania.

As I have been informed that the Legislature have a Bill before them, for the Removal of the Seat of Government of Pennfylvania; I would therefore, through you, with to inform the honorable Senate, that, thould they remove from Lancaster, and make the town of Columbia the Permanent Seat of Government, I will give, gratis, to the State, on which to erect fuitable Buildings for the accommodation of the Legislature, and public Offices, eight acres of ground, well calculated for the aforefaid purposes.

Yours, with respect,

SAMUEL WRIGHT.

Columbia, Eeb. 24, 1809. Whereupon,

On motion of Mr. Weaver and Mr. Miller,

The faid letter was again read, and referred to the Committee of the Whole, when the Bill, for eftablishing the Seat of Government, shall be under confideration by that Committee.

Mr. M'Arthur prefented the petition of the fubfcribers thereto, inhabitants of the counties of Erie, Crawford, Venango, Mercer, and Butler, ftating that confiderable embrrafiments are experienced, by the People in the faid counties, in confequence of two of the terms of the Court of Common Pleas being fixed in the months of December and March; when the roads are extremely bad, and waters difficult to crofs. The petitioners therefore pray, that the terms of the faid Court may be fixed as they formerly were, viz. in the months of February, May, August, and November. And the faid petition was twice read, and referred to the Committee of the Whole, when that Committee fhall have the Bill, on the fubject of the Judiciary, under confideration.

Mr. Sommer prefented the petition of John Patton, of the township of Oxford, and county of Philadelphia, stating that he enlisted in the first regiment of the Pennsylvania Line, in the year 1777; that he was wounded at the battle of Kingsbridge; that, in confequence of the wound, and his advanced age, he is unable to support himself: He therefore prays relief. And the faid petition was twice read, and referred to Mr. Sommer, Mr. Irish, and Mr. Borrows to confider and report thereon.

On which motion, Mr. Roberts and Mr. Doffey required the Yeas and Nays; and, on the question being put, the Members voted as follow, viz. YEAS. YEAS. Messrs. Lattimore, Meffrs. Blocher. Mayer, Borrows. Brady, Miller, Preston, Campbell, Erwin, Slaymaker, Sommer, Grefs. . Hefton, Udree, Wayne, Hiefter, hifh, Weaver, Lacock, Lane (Speaker). 21. Laird, NAYS. NAYS. Meffrs. Bright, Meffrs. Rahm, Dorley, Rankin, Roberts.

Doty, M'Arthur, Mitchell,

Stevenson. 9.

Twenty-one Yeas, nine Nays; by which it appeared, that the question was determined in the affirmative.

Whereupon,

On motion of Mr. Lacock and Mr. Sommer. Agreed, That Thursday next be assigned for the further confideration of the faid Bill.

On motion, of Mr. Lacock and Mr. Roberts,

The Senate proceeded to the confideration of the meffage from the House of Representatives, informing that that House do not concur in the amendment, by Senate, on the Bill, entitled, "An Act allowing the Philadelphia Bank to establish Branches."

Which amendment is as follows, viz.

To infert, in line 17, after the word borough:

"And that no Office of Discount and Deposit be opened in any town or borough, of this State, in which the Bank of Pennfylvania shall have previously established an Office of Discount and Deposit: Provided, nevertheless, That the Bank of Pennsylvania, in like manner, do not open an Office of Discount and. Depolit in any town or borough, in which the Bank of Philadelphia fhall have previously established an Office of Discount and Deposit."

Mr. Roberts called for a division of the amendment, fo that a question may be taken on the first fentence, ending, with the word *Deposit*, where it occurs the fecond time.

Whereupon,

The Yeas and Nays, on receding from the first part of the faid amendment, were required by Mr. Roberts and Mr. Sommer; and, on the question being put, the Members voted as follow, to wit:

YEAS.	YEAS.
Meffrs. Borrows,	Mess. Laird,
Bright,	Lattimore,
Dorfey,	Miller,
Erwin,	Rahm,
Grefs,	Sommer,
Helton,	Udree,
Hiefter,	Lane (Speaker). 14.
NAYS.	NAYS.
Meffrs. Blocher,	Messrs. Mitchell,
Brady,	Preston,
Campbell,	Rankin,
Doty,	Roberts,
Irifh,	Slaymaker,
Lacock,	Stevenson,
Mayer,	Wayne,
M'Arthur,	Weaver. 16.
Fourteen Vers fix	een Nave · hy which it anneared

Fourteen Yeas, fixteen Nays; by which it appeared, that the question was determined in the negative. Thereupon,

The question, Will Senate recede from the latter fentence of the faid amendment? being put, was determined in the negative.

Ordered, That the Clerk acquaint the Houfe of Reprefentatives, that Senate have not receded from their amendment on the faid Bill.

The report of the Committee, on the petition of William C. Smyth, read on the 16th of this month, was again read; and, being under confideration,

A motion was made, by Mr. Lacock and Mr. Miller,

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On which motion, Mr. Roberts and Mr. Doffey required the Yeas and Nays; and, on the question being put, the Members voted as follow, viz.

YEAS. Meffrs. Blocher, Borrows, Brady, Campbell, Erwin, Grefs, Hefton, Hiefter, Hrifh, Lacock, Laird, NAYS. YBAS. Moffrs. Lattimore, Mayer, Miller, Prefton, Slaymaker, Sommer, Udree, Wayne, Weaver, Lane (Speaker). 21.

NAYS. Meffrs. Rahm, Rankin, Roberts, Stevenfon. 9.

Mitchell,

Dorley, Doty,

M'Arthur,

Meffrs. Bright,

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Twenty-one Yeas, nine Nays; by which it appeared, that the question was determined in the affirmative.

Whereupon,

On motion of Mr. Lacock and Mr. Sommer,

Agreed, That Thursday next be assigned for the further consideration of the faid Bill.

On motion, of Mr. Lacock and Mr. Roberts,

The Senate proceeded to the confideration of the meffage from the Houfe of Reprefentatives, informing that that Houfe do not concur in the amendment, by Senate, on the Bill, entitled, "An Act allowing the Philadelphia Bank to eftablifh Branches."

Which amendment is as follows, viz.

To infert, in line 17, after the word borough:

"And that no Office of Difcount and Deposit be opened in any town or borough, of this State, in which the Bank of Pennsylvania shall have previously established an Office of Difcount and Deposit: Provided, nevertbeles, That the Bank of Pennsylvania, in like manner, do not open an Office of Discount and. Deposit in any town or borough, in which the Bank of

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Philadelphia fhall have previoufly established an Office of Discount and Deposit."

Mr. Roberts called for a division of the amendment, fo that a question may be taken on the first fentence, ending with the word Deposit, where it occurs the fecond time.

Whereupon,

The Yeas and Nays, on receding from the first part of the faid amendment, were required by Mr. Roberts and Mr. Sommer; and, on the question being put, the Members voted as follow, to wit:

YEAS.	YEA8.
Meffrs. Borrows,	Meffrs. Laird,
Bright,	Lattimore,
Dorfey,	Miller,
Erwin,	Rahm,
Gress,	Sommer,
Hefton,	Udree,
Hiefter,	Lane (Speaker). 14.
NAYS.	NAYS.
Meffrs. Blocher,	Messrs. Mitchell,
Brady,	Preston,
Campbell,	Rankin,
Doty,	Roberts,
Irifh,	Slaymaker,
Lacock,	Stevenson,
Mayer,	Wayne,
M'Arthur,	Weaver. 16.
Fourteen Yeas.	fixteen Navs; by which it appeared.

ourteen reas, insteen Nays; by which it app that the question was determined in the negative. Thereupon,

The question, Will Senate recede from the latter fentence of the faid amendment? being put, was determined in the negative.

Ordered, That the Clerk acquaint the Houfe of Representatives, that Senate have not receded from their amendment on the faid Bill.

The report of the Committee, on the petition of William C. Smyth, read on the 16th of this month, was again read; and, being under confideration, A motion was made, by Mr. Lacock and Mr. Mil-

ler,

To postpone the further confideration thereof, generally; which was agreed to.

The meffage from the Houfe of Reprefentatives, informing that that Houfe do adhere to their amendment, not concurred in by Senate, on the Bill, entitled, "An Act further to extend the Jurisdiction of the Aldermen, and Justices of the Peace, of this Commonwealth," was again read.

Whereupon,

Refolved, That Senate do infift upon their non-concurrence of the faid amendment. And

Ordered, That Mr. Lacock, Mr. Stevenson, and Mr. Laird be a Committee, to join a Committee of the House of Representatives, on the subject of the said amendment.

And that the Clerk acquaint the House of Reprefentatives thereof.

Adjourned, till 10 o'clock Monday morning.

Monday, February 27, 1809.

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Mr. Preston presented the petition of the subscribers thereto, inhabitants of Delaware county, stating that a very injurious practice prevails in that county, of killing Rabbits, Pheafants, and Partridges, out of seafon: They therefore pray, that an Act may be passed, prohibiting, under adequate penalties, any person from killing any of those animals, in Delaware county, at any other time or seafon, excepting during the months of September, October, November, and December. And the faid petition was twice read, and referred to Mr. Preston, Mr. Bright, and Mr. Stevenson, to confider and report thereon.

Mr. Borrows prefented the petition of the fubfcribers thereto, inhabitants of Lycoming county, flating that John Domini owns a tract of land, on the Weft Branch of the river Sufquehanna, in the faid county, through which a public road paffes; that a ferry will be neceffary, acrofs the faid river, opposite the faid land: They therefore pray for an Act, establishing a ferrry there, and vefting the right in John Domini, his heirs and affigns. And the faid petition was twice read, and referred to Mr. Borrows, Mr. Irifh, and Mr. Preston, to confider and report thereon.

Mr. Campbell, from the Committee to whom was referred, on the 19th of last month, the petition of Thomas Hunt, made report; which was read as follows, to wit:

That it appears to the Committee, from well-attefted evidence, that the petitioner had enlifted, and ferved faithfully during the War with Greatbritain; and, at the conclution thereof, received a regular difcharge; and that, hitherto, he has made out, by hard labor, to gain a fubfiltence: But being, in a great measure, deprived of his eyefight, and being poor and defitute of the comforts of life, he is entirely dependent on the bounty of the liberal and charitable, for his fubfiltence. And, as it appears cruel to neglect the fuffering Soldier, who has faithfully ferved his Country in the hour of danger, and now, in old age, to caft him on the charity of the world; the Committee, therefore, think his cafe one well deferving of legiflative provifion, and offer the following Refolution:

Refolved, That a Committee be appointed to bring in a Bill, for allowing the petitioner the fum of

dollars annually, during the remainder of his life. Ordered to lie upon the table.

The Bill, entitled, "An Act fupplementary to an Act, entitled, "An Act to regulate Arbitrations, and Proceedings in Courts of Justice," was read the second time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Preston in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and had leave to fit again on Wednesday next.

The Clerk of the House of Representatives presented, for concurrence, the Bill, entitled,

An Act granting a Sum of Money to Catharine Shibe, for Services rendered by her late Husband, in the revolutionary War.

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And an Extract from the Journal of that House.

The Bill, prefented for concurrence, was read the first time.

The Extract from the Journal of the House of Representatives was read as follows, viz.

" In the House of Representatives.

February 27, 1809.

"Ordered, That Meffrs. Mitchell, R. Smith, and C. Tarr be a Committee, to confer with a Committce of the Senate, already appointed, on the fubject of the amendment, by this Houfe, to the Bill, entitled, "An Act further to extend the Jurifdiction of the Aldermen, and Justices of the Peace, of this Commonwealth, non-concurred in by Senate, and infifted on by this Houfe."

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, to wit:

To the Senate and House of Representatives, of the Commonwealth of Pennsylvania.

GENTLEMEN,

I have received information, that the Supreme Court of the United States hath ordered a peremptory Mandamus to be iffued, in the fuit of Gideon Olmftead and others, verfus Elizabeth Sergeant and Efther Waters, Executrixes of the late Mr. Rittenhoufe; and that immediate application will be made to Richard Peters, Judge of the Diftrict Court of Pennfylvania, for an execution against the perfons and effects of the faid Elizabeth Sergeant and Efther Waters; or that, rather, as it is an admiralty proceeding, an attachment against their perfons will be the compulsory process adopted on the occasion.

By the Act of the 2d of April, 1803, Mrs. Sergeant and Mrs. Waters are directed to pay a fum of money, arifing out of the fale of the British Sloop Active, captured during the late revolutionary War, into the State Treasury. With the requisition of that Law, the faid Executrixes have complied. It now becomes my Duty, agreeably to the provisions of that Act, to protect the property and perfons of the faid Executrixes, against fuch process. Painful as this Duty is, I am compelled, and am now making arrangements to call out a portion of the Militia for that fervice; that being the only means in the power of the Executive.

As the execution of this Law may produce ferious Difficulties, as it refpects the relation of the State Government with that of the United States, I have thought proper to make this communication; on which the Legislature can act as, in their wildom, they shall think expedient.

SIMON SNYDER.

Lancaster, Feb. 27, 1809. Whereupon,

On motion of Mr. Lacock and Mr. Weaver,

The faid meffage was again read, and referred to Mr. Sommer, Mr. Roberts, Mr. Wayne, Mr. Brady, and Mr. Weaver, to confider and report thereon.

Mr. Erwin, from the Committee appointed for that purpole, made report:

That the Committee, in conjunction with the Committee of the Houfe of Reprefentatives, have prefented to the Governor, for his approbation, two Bills, entitled, refpectively, as follow, viz.

1. An Act to enable the Governor to incorporate a Company, to make an Artificial Road from the North End of Georgestreet, in the Borough of York, to the Canal Ferry on the River Susquebanna.

2. An Act to perpetuate the Great Seal of this Commonwealth.

Adjourned, till 10 o'clock tomorrow morning.

Tuesday, February 28, 1809.

Mr. Preston, from the Committee to whom was, yesterday, referred the petition of the subscribers thereto, inhabitants of Delaware county, on leave now given, reported the Bill, entitled, "An Act to prevent the Killing of Rabbits, Pheasants, and Partridges, out of Season, in the County of Delaware;" which was read the first time. The Bill, entitled, "An Act for the more effectual Organization of the Courts of Common Pleas," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Brady in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill, with amendments; which were read as reported.

The Clerk of the Houfe of Representatives presented, for concurrence, the Bill, entitled,

An Act to enable the Governor to incorporate a Company, for the Purpose of making an Artificial Road, from the Philadelphia and Lancaster Turnpike Road, between the twenty-third Milestone and the Admiral Warren Tavern, to the Point where the Reading Road intersects the Morgantown Road, to the West of Jones' Tavern, in Berks County.

Which was read the first time.

Agreeably to order,

The Bill, entitled, "An Act to incorporate the Prefident and Directors of the Waterpipes in Aaronsburg," was read the second time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Stevenson in the chair, for the further confideration thereof.

And, 'after fome time,

The Committee role, and reported the Bill, with amendments; which were read as reported.

Agreeably to order,

The Bill, entitled, " An Act enabling certain Truftees to fell and convey the real Estate of Henry Strater, a Lunatic," was' read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Roberts in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, without amendment.

Agreeably to order,

The Bill, entitled, "An Act granting an Annuity to Hugh Ross," was read the second time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Doty in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill, without amendment.

Adjourned, till 10 o'clock tomorrow morning.

Wednesday, March 1, 1809.

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Mr. Stevenson, from the Committee appointed for that purpose, on the 24th of last month, reported the Bill, entitled, "An Act granting an Annuity to George Blakely;" which was read the first time.

Mr. Borrows, from the Committee to whom was referred, on the 27th of last month, the petition of the subscribers thereto, inhabitants of Lycoming county, on leave now given, reported the Bill, entitled, "An Act to establish a Public Ferry on the North Side of the West Branch of Susquehanna, about two Miles below Williamsport, in the County of Lycoming, and to vest the Right thereof in John Domini, his Heirs and Assigns;" which was read the first time.

The Bill, entitled, " An Act to incorporate the Prefident and Directors of the Waterpipes in Aaron/burg," was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by fection.

Section 1 being under confideration,

A motion was made, by Mr. Wayne and Mr. Doty,

To amend the fection, by ftriking from lines 50, 51, and 52, the following:

"Which shall be recovered by the President and Directors, in the same manner as debts of equal amount are or may be, by Law, recoverable."

Referring to the fines and penalties.

Whereupon,

On motion of Mr. Lacock and Mr. Borrows,

The further confideration of the faid amendment, and Bill, was postponed, for the present.

The Bill, entitled, " An Act enabling certain Truftees to fell and convey the real Estate of Henry Strater, a Lunatic," was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by fection.

Section 1 being under confideration,

A motion was made, by Mr. Lacock and Mr. Hiefter,

To postpone the further confideration of the section, and Bill, for the prefent; which was agreed to.

The Bill, entitled, " An Act granting an Annuity to Hugh Rofs," was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by fection.

Section 1 being under confideration.

A motion was made, by Mr. Wayne and Mr. Roberts,

To postpone the further confideration of the fection, and Bill, for the prefent; which was agreed to.

Agreeably to order,

The Senate refumed, in Committee of the Whole, Mr. Preston in the chair, the consideration of the Bill, entitled, " An AC supplementary to an ACt, entitled, " An Act to regulate Arbitrations, and Proceedings in Courts of Justice." And, after some time,

The Committee role, and reported the faid Bill, with amendments; which were read as reported.

Agreeably to order,

The Senate refumed, in Committee of the Whole, Mr. Laird in the chair, the confideration of the Bill entitled, " An Act to authorife the Governor to incorporate a Company, for the Purpose of supplying the Borough of York with Water."

And, after fome time,

The Committee rose, reported progress, and had leave to fit again on Monday next.

The Clerk of the House of Representatives presented, for concurrence, four Bills, entitled, respectively, as follow, to wit:

1. An Act for the Relief of John Vanleer.

2. An Act to authorife the Guardians of the Perfon and Estate of Doctor John Houston, of the County of Lancaster, to fell and convey certain Lands therein mentioned.

3. An Act for the Relief of James Wallace.

4. A Supplement to the Act, entitled, "An Act for the Confolidation and Amendment of the Laws, as far as they respect the Poor of the City of Philadelphia, the District of Southwark, and the Township of the Northern Liberties," passed the 29th Day of March, 1803.

Which were feverally read the first time. Adjourned, till 10 o'clock tomorrow morning.

Thursday, March 2, '1809.

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The Speaker laid before the Senate a petition and letters; of which the following are copies, to wit:

To the bonorable the Senate and House of Representatives, of the Commonwcalth of Pennsylvania, in General Assembly met.

The Petition of the Subscribers,

RESPECTFULLY SHOWETH;

That their farm is elegantly and eligibly fituated, on the Bank of the river Sulquehanna, 18 miles from Lancaster, 10 miles above Columbia, 18 below Harrifburg, and 8 miles from the borough of York. The place is high and healthy, and well calculated for the fituation of a large town. There is also a good landing, and fafe harbor for boats. Every material for building can be procured with convenience. In the neighborhood there are a good marble quarry, freeftone, ditto, limestone in abundance, and good clay for the manufacture of bricks.

Should your honorable body think proper to fix upon this elegant place, as the fite for the Seat of the State Government, your petitioners will engage to furnish, free of expence, forty-five acres of ground, for the erection of Public Buildings, and fuch other purpofes as the Legiflature may, in their wildom, direct. And, on the determination being known, that your honorable body would agree to fix upon the aforefaid place, as a Permanent Refidence, the fubscribers will alfo agree to furnish a confiderable sum of money, for the erection of fire-proof Buildings for the fafe-keeping of the public records.

And your petitioners, &c. will ever pray.

WILLIAM B. GALBRAITH, JAMES GALBRAITH. Harrifburg, Feb. 27, 1809.

SIR,

The very important queftion, now before the Senate of the State of Pennfylvania, as refpects the Removal of the Seat of Government, has naturally produced a degree of fenfibility in the public mind, in which I must neceffarily be concerned. Situated, as my property is, adjoining the Public Ground, I conceive it a duty I owe to the general advancement of Harrifburg, to make offers, by no means inconfistent with my own interess in the state.

I believe that the determination of the Senate and . Houle of Representatives is, to fix the Permanent Seat of Government at the most convenient spot, combined with the general advantage of the State. On this question, as on every other, I think, as I always have done, that the Senate and House of Representatives will (without a view to any particular fpot) decide with their usual wildom and impartiality. I therefore now offer to convey ten acres of land, adjoining the Public Ground, to the Commonwealth, gratis; being the fame recognifed in the Bill pending before the Senate; to be used for such purposes as may be agreed on, and disposed of by the wildom of the Legislature: Provided they fix the Permanent Seat of Government at Harrisburg.

I have the honor to be, with fentiments of respect, your most obedient and very humble fervant.

WILLIAM MACLAY.

The bon. P. C. LANE, Speaker of the Senate.

Harrifburg, Feb. 27, 1809.

SIR,

Understanding that there is a Bill before the Senate, for establishing the Seat of Government at Harrisburg, in the county of Dauphin; and that, to counteract this Bill, the inhabitants of Lancaster have made an offer of eight acres of land, and 40,000 dollars, in cash, to induce its establishment at that place; we, the underwritten, a Committee appointed in behalf of the citizens of Harrisburg, at a meeting held this day, beg leave respectively to represent to the honorable Senate, through you, that the four-acre lot, appropriated by the late Mr. John Harris, together with the ten acres proposed by Mr. William Maclay, appear to us to be offers effentially necessary; because, without the consent of the owners, this land could not have been purchased, at any price.

It is, however, we humbly conceive, all that ought to be offered; for we cannot suppose it possible, that any sum of money whatever would, in the smalless degree, influence the Legislature of Pennsylvania to vote, contrary to what they believe to be for the general interests of the State.

If the central fituation of Harrifburg, on the bank of the Sufquehanna, at a point where a number of the principal roads of the State centre, on a fpot admitted by all to be eligible in the higheft degree, in the midft of a highly-improved and fertile country, where materials for building can be procured in as great abundance, and at as cheap a rate, as any where in the State; where a combination of local and natural advantages hold out, to the State, profpects of future greatness, fuperior to any other place now in contemplation; are not confidered as fufficient arguments in its favor, we have nothing further to urge.

We have only to folicit a final determination on this long-contested question. Let the public mind be placed at reft. Let the Seat of Government be established somewhere. Should the ultimate determination be against this place, it becomes our duty to acquiesce. We will do so, under the confoling reflection, that we have never stooped to indignities; nor will it ever appear, upon the page of hiftory, or on the Journals of the Legislature, that we have infulted the feelings of our Representatives, by interfering with the dignity of general representation.

In behalf of ourfelves and our fellow-citizens, we tender to you, and to the Legislature generally, affurances of our high respect and confideration.

ROBERT HARRIS, JOHN IRWIN, JOHN FORSTER, JOHN DOWNEY, JOHN WYETH.

PRESLY C. LANE, E/q.

···· Speaker of the Senate.

And, on motion, ...

"The faid petition and letters were again feverally read, and referred to the Committee of the Whole, when they fhall have under confideration the Bill, for fixing the Seat of Government.

Mr. Dorfey prefented the petition of the fubicribers thereto, a Committée appointed by and on behalf of the Hebrew Congregation, of the city of Philadelphia, flating that three of the Commissioners named in the A& Authorifing the faid Congregation to raife, by way of Lottery, a certain fum of money, have neglected, and do refuse, to perform the dutics enjoined by the faid Act, to the great injury of the faid Congregation: The petitioners therefore pray, that the Governor may be authorifed to appoint other Commissioners. And the faid petition was twice read, and referred to the Members representing the first district, to confider and report thereon.

Mr. Sommer prefented the petition of the fubicribers thereto, flating that they purchafed certain tracts of land, fituate in feveral counties of this Commonwealth, from Commissioners appointed for the collection of certain debts due to this Commonwealth, from the real property of John Nicholson, deceased, under a full and perfect understanding, that the Taxes affessed, previous to the fales made by the faid Commissioners, had been paid, or would be paid, by the Commonwealth; that those taxes are yet unpaid: The petitioners

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therefore przy the attention of the Legislature thereto. And the faid petition was twice read, and referred to Mr. Sommer, Mr. Rahm, and Mr. Roberts, to confider and report thereon.

Mr. Dorfey prefented the petition of the fubfcribers thereto, inhabitants of the city and county of Philadelphia, and part of the county of Montgomery, praying that a company may be incorporated, for turnpiking the Ridge Road, from Philadelphia to the interfection of the faid road with the Germantown and Perkiomen Turnpike, at Barrenhill. And the faid petition was twice read, and referred to Mr. Dorfey, Mr. Roberts, Mr. Hiefter, Mr. Udree, Mrt Hefton, Mr. Erwin, and Mr. Grefs, to confider and report thereon.

Mr. Borrows, from the Committee to whom was referred, on the 16th of last month, the petitions of the fubscribers thereto, enrolled Militia of one of the battalions composing the fourth regiment of the Pennfylvania Militia, on leave now given, reported the Bill, entitled, " A further Supplement to an Act, entitled, " An Act to regulate the Militia of this Commonwealth;" which was read the first time.

Agreeably to order,

The Bill entitled, "An Act establishing the Seat of Government, of the Commonwealth of Pennsylvania, at Harrisburg, in the County of Dauphin," was read the second time.

Whereupon,

A motion was made, by Mr. Sommer and Mr. Laird,

To polipone the further confideration of the faid Bill; and recommend it to the fpecial attention of the next Legislature.

On which motion,

Mr. Roberts and Mr. Doty required the Yeas and Nays.

And, after debate,

On the question being put, the Members voted as follow, to wit:

YBAS. Meffrs. Borrows. Campbell, Grefs, Heston. Hiefter. Infh, Laird. Lattimore, NAYS. Meffrs. Blocher, Brady, Dorfey, Doty, Erwin. Lacock.

TEAS Mefirs. Mayer, Miller, Palmer, Prefton, Slaymaker, Sommer, Udrce. Wayne. 16. NATS. Meffrs. Mitchell, Rahm, Rankin. Roberts. Stevenson, Weaver,

M'Arthur,

Lane (Speaker). 14. Sixteen Yeas, fourteen Nays; by which it appeared, that the question was determined in the affirmative.

The Clerk of the House of Representatives informed Senate, that the House of Representatives have receded from their non-concurrence to the amendments, made and infifted on by Senate, to the Bill, entitled,

An Act allowing the Philadelphia Bank to establish Branches.

And further, that the House of Representatives do not concur in the amendment, by Senate, to the Bill, entitled.

An AEI to authorife the Governor to appoint Commiffioners, for the Purpose of laying out a State Road, from the Strashurg Road, near John G. Parke's House, in Chester County, by M'Call's Ferry, on the Susquebanna, to the Maryland Line, in a Direction to the City of Washington; and alfo, a Road from the Interfection of Marlboroughftreet and Newport Road, to interfect the above Road, at or near M'Call's Ferry aforefaid.

And he prefented, for fignature, the Bill, entitled, An Act allowing the Philadelphia Bank to establish Branches.

Whereupon,

The Speaker figned the faid Bill.

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The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, viz.

To the Senate and House of Representatives, of the Commonwealth of Pennsylvania.

GENTLEMEN,

I have this day approved and figned the following Acts of the General Affembly, and directed the Secretary of the Commonwealth to return the fame to the Houfes in which they respectively originated, viz.

1. An Ast to enable the Governor to incorporate a Company, to make an Artificial Road, by the best and nearest Route, from the North End of Georgestreet, in the Borough of York, to the Canal Ferry on the River Susquebanna, and from thence up the faid River to the Head of the Conewago Falls.

2. An Act to perpetuate the Great Seal of this Commonwealth.

SIMON SNYDER.

Lancaster, March 2, 1809.

Agreeably to order,

The Bill, entitled, "An Act to incorporate the Marine Infurance Company, of Philadelphia," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Doty in the chair, for the further confideration thereof.

And, after fome time, the Committee role, reported progrefs, and had leave to fit again on the 7th inftant.

Agreeably to order,

The Bill, entitled, "An Act to probibit the diffilling and boiling of Turpentine and Oil, and the manufacturing of Varnish, within the City of Philadelphia, and its Neighborhood," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Borrows in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, without amendment.

The Bill, entitled, "A Supplement to the Act, entitled, "An Act for the Belief of the Poor," was read the fecond time, and confidered by fection.

Section 1 being under confideration,

A motion was made, by Mr. Sommer and Mr. Erwin,

To amend the fection, by inferting, in line 11, a provision,

"That no perfon shall be obliged to serve, as Overfeer of the Poor, more than one year in seven."

Which was agreed to, and the fection, as amended, adopted.

The title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The report of the Committee, on the petition of Thomas Hunt, read on the 27th of last month, was again read, confidered; and the Resolution attached thereto adopted.

Ordered, That the Committee who brought in the report, be a Committee for the purpole expressed in the Resolution.

Moved by Mr. Wayne and Mr. Roberts,

Refolved, That the Legislature will adjourn, without day, on Tuesday, the 28th of this month.

Ordered to lie upon the table.

• The report of the Committee, on the petition of the fubscribers thereto, inhabitants of the counties of Dauphin and Adams, read on the 20th of last month, was again read, confidered, and the Resolution attached thereto adopted.

Ordered, That the Committee who brought in the report, be a Committee for the purpole expressed in the Resolution.

Mr. Laird, from the Committee appointed for that purpofe, made report, That the Committee, in conjunction with the Committee of the House of Reprefentatives, had prefented to the Governor, for his approbation, the Bill, entitled,

An Act allowing the Philadelphia Bank to establish Branches.

Adjourned, till 10 o'clock tomorrow morning.

Friday, March 3, 1809.

Mr. Wayne prefented three petitions, of fimilar purport, from the fubscribers thereto, inhabitants of the counties of Delaware and Montgomery, flating the embarraffments which are experienced by those perfons who attend the Highftreet Market, in Philadelphia, in confequence of a want of convenient stalls or shambles; that the Corporation are authorifed to extend the faid Market, and appropriate one-half of faid extension for the use of the country People who attend the Market, free of expence. That the Corporation do not feel themfelves justified in appropriating a large fum of money, for the erection of Markethouses where there exifts no expectation of receiving an interest for the money fo expended. The petitioners therefore pray, that the Legislature will pass an Act, authorifing the Corporation to let or rent the half of fuch Market (when erected) for the use of the country People, and the other half to Butchers, &c. on the ufual terms. And the faid petitions were feverally twice read, and referred to the Members reprefenting the city and county of Philadelphia, and counties of Delaware, Chefter, and Montgomery.

Mr. Irifh prefented the petition of William Tegarden, a foldier in the revolutionary War with Greatbritain, flating that, while in performing his duty, he loft both his arms and one of his eyes, by the difcharge of a cannon; that, in confequence of this fevere and melancholy accident, he received a penfion from the United States, of feventy-fix dollars per annum, which was afterwards reduced, and now he only receives fixty dollars per annum; that he has a large family, and is unable, under his peculiarly diftrefing fituation, to fupport them; and therefore prays relief. And the faid petition was twice read, and referred to Mr. Irifh, Mr. Borrows, and Mr. Stevenfon, to confider and report thereon.

Mr. Lacock, from the Committee on the fubject of the Judiciary, on leave now given, made further report, by a Bill, entitled, "An Act enjoining further

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Duties on the Judges of the Supreme Court;" which was read the first time.

The Speaker laid before the Senate a letter; of which the following is a copy:

Philadelphia, Feb. 27, 1809.

SIR,

I have the honor to inclose a proposal, I have this day published, for printing, by subscription, the Report of the Judges of the Supreme Court, and all the English Statutes in force in this Commonwealth.

In the propofal, I have ftated fome of the reafons which induced me to iffue it. I have frequently confulted with the Attorney-general, on fuch publication; and he agreeing most decidedly, as to the utility and neceffity of fuch a work, has authorifed me to fay, that he will give his affistance to complete it, in its most useful and perfect form.

My object, in the prefent letter, is, to folicit that the Legiflature will fubfcribe for fo many copies, as the nature of the proposed publication, and the terms upon which it is offered, shall justify; and as, in their opinion, shall tend to further the views of the Legislature, in their efforts to carry into effect the object contemplated, when the Legislature called upon the Judges of the Supreme Court to make Report, as to what English Statutes were in force in this Commonwealth, and which of them ought to be incorporated into the Laws of Pennfylvania.

I have the honor to be, fir,

Yours, very refpectfully,

JOHN BINNS.

To the honorable the Speaker

of the Senate of Pennfylvania.

On motion of Mr. Lacock and Mr. Laird,

The faid letter was again read, and referred to the Committee of the Whole, when they shall have under confideration the Bill, entitled, "An Act enjoining further Duties on the Judges of the Supreme Court."

Mr. Dorfey, from the Committee to whom was, yesterday, referred the petitions of the fubscribers thereto, inhabitants of the city and county of Philadelphia, and part of Montgomery county, praying for an Act of Incorporation for a company to make an artificial or turnpike road, on the bed of the old Ridge Road, made report; which was read as follows, viz.

That it is inexpedient to grant the prayer of the petitioners; and that they have leave to withdraw the faid petition.

Whereupon,

On motion, and by fpecial order,

The faid report was again read; and, being under confideration,

A motion was made, by Mr. Dorfey and Mr. Sommer,

To postpone the further confideration thereof, for the purpose of introducing the following:

Refolved, That a Committee be appointed to bring in a Bill, agreeably to the prayer of the petitioners.

Which was not agreed to.

The original report was adopted.

On motion of Mr. Dorfey and Mr. Hiefter,

The Committee appointed, on the 13th of December laft, on the petition of the Prefident and Managers of the Company, for promoting the cultivation of the Vine, was difcharged.

The Bill, entitled, "A Supplement to the Act, entitled, "An Act for the Relief of the Boor," was read the third time.

Whereupon,

The question, Shall this Bill pais? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill, with one amendment; in which the concurrence of that Houfe is requested. Which amendment is, to infert a provision, that

"No perfon shall be obliged to ferve, as Overseer of the Poor, more than one year in seven."

The Bill, entitled, "An Act to probibit the diftilling and boiling of Turpentine and Oil, and the manufacturing of Varnifb, within the City of Philadelphia, and its Neighborhood," was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by fection. Section 1 being under confideration,

A motion was made, by Mr. Dorfey and Mr. Hiefter,

To postpone the further confideration of the section and Bill, for the present; which was agreed to.

The Bill, entitled, "An Act granting certain Privileges to Jonathan Grout," was read the fecond time, as reported by Select Committee, on the 25th of last month.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. M'Arthur in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the faid BiH, with amendments; which were read as reported.

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, viz.

To the Senate and Houfe of Reprefentatives, of the

Commonwealth of Pennsylvania.

GENTLEMEN,

R

I have this day approved and figned the Act of General Affembly, entitled, "An Act allowing the Philadelphia Bank to establish Branches," and have directed the Secretary of the Commonwealth to return it to the House of Representatives, in which it originated.

SIMON ŠNYDER.

Lancaster, March 3, 1809.

On motion of Mr. Borrows and Mr. Irifh,

The Senate refumed the confideration of the Bill, entitled, "An Act granting an Annuity to Hugh Rofs."

The confideration of fection 1 recurring,

The Yeas and Nays, on agreeing thereto, were required by Mr. Roberts and Mr. Hiefter; and, on the queftion being put, the Members voted as follow, viz.

			YEAS.	
		Meffre	. Laird,	
			Mayer,	'
			Palmer,	
•	•	:	Slaymaker	,
-			Sommer.	11.
		٠.		•
			:	Meffrs. Laird, Mayer, Palmer, Slaymaker

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THE SENATE.

NAYS. Meffrs. Blocher, Doty, Erwin, Grefs, Hefton, Hiefter, Lattimore, M'Arthur, Miller NAYS. Meffrs. Rahm, Rankin, Roberts, Stevenfon, Udree, Wayne, Weaver, Lane (Speaker). 17.

Miller,

Eleven Yeas, feventeen Nays; by which it appeared, that the queftion was determined in the negative; and fo the Bill was loft.

On motion of Mr. Weaver and Mr. Roberts,

The Senate adjourned, till 3 o'clock in the afternoon.

SAME DAY.

The Bill, entitled, "An Act concering Libels," was read the fecond time, as reported by Committee of the Whole, on the 9th of last month, and confidered by fection.

Section 1 being under confideration,

The Yeas and Nays, on agreeing thereto, were required by Mr. Lacock and Mr. Stevenson; and, on the question being put, the Members voted as follow, viz.

YEAS.	YEAS.
Meffrs. Blocher,	Messrs. Mitchell,
Borrows,	Rahm,
Doty,	Rankin,
Hiefter,	Roberts,
Irifh,	Stevenson,
Lacock,	Udsee,
Laird,	Weaver. 15.
M'Arthur,	
NAYS.	NAYS.
Meffrs. Brady,	Meffrs. Mayer,
Campbell,	Palmer,
Dorfey,	Slaymaker,
'Erwin,	Sommer,
Grefs,	Wayne,
Hefton,	Lane (Speaker). 13.
Lattimore,	

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Fifteen Yeas, thirteen Nays; by which it appeared, that the question was determined in the affirmative?

Section 2 being under confideration,

The Yeas and Nays, on agreeing thereto, were required by Mr. Wayne and Mr. Sommer; and, on the question being put, the Members voted as follow, viz.

YEAS. Meffrs. Blocher, Borrows, Doty, Hiefter, Irifh, Lacock, Laird, M'Arthur, YEAS. Meffrs. Mitchell, Rahm, Rankin, Roberts, Stevenfon, Udree, Weaver. 1 g.

NAYS. Meffrs. Brady, Campbell, Dorfey, Erwin, Grefs, NAYS. Meffrs. Mayer, Palmer, Slaymaker, Sommer, Wayne,

Lane (Speaker). 13.

Lattimore, Fifteen Yeas, thirteen Nays; by which it appeared,

that the question was determined in the affirmative.

The title of the Bill having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

Agreeably to order,

Heston,

The Bill, entitled, "An Act making perpetual an Act, entitled, "An Act to regulate the Payment of Costs on Indictments; and the second Section of the Act, entitled, "An Act explanatory of the Act, entitled, "An Act to regulate the Payment of Costs on Indictments;" was read the second time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Weaver in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, without amendment.

The Bill, entitled, "An Act for the Relief of Alexander Ruffell," was read the fecond time, as reported by Select Committee, to whom it had been recommitted.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Stevenson in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, with amendments; which were read as reported.

On motion of Mr. Wayne and Mr. Slaymaker,

The Senate proceeded to the further confideration of the amendments, by Senate, not concurred in by the House of Representatives, on the Bill, entitled,

"An Act to authorife the Governor to appoint Commiffioners, for the Purpofe of laying out a State Road, from Strafburg Road, near John G. Parke's Houfe, in Chefter County, by M'Call's Ferry, on the Sufquehanna, to the Maryland Line, in a Direction to the City of Washington; and also, a Road from the Intersection of Marlboroughstreet and Newport Road, to intersect the above Road, at or near M'Call's Ferry aforefaid."

Whereupon,

Mr. Wayne and Mr. Slaymaker required the Yeas and Nays, on receding from that amendment, which changes the mode of paying the expences, in laying out the faid roads, from the State to the Treafuries of the feveral counties, through which the road paffes; and, on the queftion being put, the Members voted as follow. to wit:

· · · · · · · · · · · · · · · · · · ·			
YEAS.		YEAS.	
Meffrs. Campbell,	,	Meffrs. Mitchell,	
Gress,	•	Rahm,	
Lacock,		Slaymaker,	ı
Mayer,		Sommer,	
Miller,		Wayne. 10.	
NAYS.		NAYS.	
Meffrs. Blocher,		Meffrs. Hiefter,	
· Borrows,		Iriíh, .	
Erwin,	· •	Laird,	
Heston,		M'Arthur,	
•			

NAYS. Meffrs. Rankin, . Roberts,

Stevenfon,

NAYS.

Meffrs. Udree, Weaver, Lane (Speaker). 14.

Ten Yeas, fourteen Nays; by which it appeared, that the question was determined in the negative.

The other amendments (merely verbal) were also infifted on.

Ordered, That the Clerk inform the Houfe of Reprefentatives, that Senate infift on their faid amendments.

Adjourned, till 10 o'clock tomorrow morning.

Saturday, March 4, 1809.

Mr. Borrows prefented the petition of Jofhua Williams, an inhabitant of the county of Centre, flating that he was a Captain of an independent company of foot, during the War with Greatbritain; that he believes there are fome arrearages of pay and clothing due to him: He therefore prays relief. And the faid petition was twice read, and referred to Mr. Borrows, Mr. Irifh, and Mr. Stevenson, to confider and report thereon.

Mr. Miller prefented the petition of the fubfcribers thereto, inhabitants of Adams county, praying that a State Road may be laid out and opened, from Harrifburg, by way of Gettyfburg, towards the City of Washington. And the same was read, and

Laid upon the table.

Mr. Rahm, from the Committee appointed for that purpose, on the 2d of this month, reported the Bill, entitled, "An Act to authorise the Governor to appoint Commissioners, for the Purpose of laying out a State Road, beginning at or near Kelso's Ferry, in Cumberland County, through York and Adams Counties, to the Maryland Line, in a Direction to the City of Washington;" which was read the first time.

The Bill, entitled, "An Act concerning Libels," was read the third time.

Whereupon,

A motion was made, by Mr. Sommer and Mr. Wayne,

To postpone the further confideration of the faid Bill, generally; which was not agreed to.

Thereupon,

The Yeas and Nays on the question, Shall this Bill pass? were required by Mr. Sommer and Mr. Lacock; and, on the question being put, the Members voted as follow, to wit:

YEAS. Meffrs. Blocher, Borrows, Doty, Hiefter, Irifh, Lacock, Laird, M'Arthur, NAYS.

Meffrs. Brady,

YEAS. Meffrs. Mitchell, Rahm, Rankin, Roberts, Stevenfon, Udree, Weaver. 15.

NAYS.

Mefirs. Lattimore,

Mayer, Miller, Sommer, Wayne,

Greß, Hefton,

Dorfey,

Erwin,

Campbell,

Lane (Speaker). 12.

Fifteen Yeas, twelve Nays; by which it appeared, that the question was determined in the affirmative.

Ordered, That the faid Bill be returned to the Houfe of Representatives, with information that Senate have paffed the fame, with amendments; in which the concurrence of that Houfe is requested. Which amendments are as follow, viz.

Strike out section 2, and number the remaining fections accordingly.

Section 3, now fection 2, strike out these words:

"Except where fuch Libel has been published against any female or females, or against any deceased perfon or perfons."

Add to the fection, these words :

"Provided that this Act shall be and continue in force, for the term of three years, and from

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thence to the end of the next Seffion of the Legiflature."

The Bill, entitled, "An Act granting certain Privileges to Jonathan Grout," was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by fection.

Section 1 being under confideration,

A motion was made, by Mr. Sommer and Mr. Wayne,

To amend the fection, by adding to the end of line 9, the following :

"And afterwards, until it shall be otherwise directed by Law."

Referring to the tenure of Mr. Grout in the island. Which was agreed to.

A motion was made, by Mr. Roberts and Mr. Doty,

Further to amend the fection, by striking out the proviso; which was agreed to, and the section, as amended, adopted.

Section 2 being under confideration,

A motion was made, by Mr. Lacock and Mr. Laird,

To amend the fection, by ftriking out the provision which respects the right of soil; which was agreed to.

A motion was then made, by Mr. Roberts and Mr. M'Arthur,

Further to amend the fection, by firiking out the provifo; and required the Yeas and Nays thereon; and, on the question being put, the Members voted as follow, to wit:

-	• •
YEAS.	YEAS.
Messrs. Dorsey,	Mess. Roberts,
Hefton,	Sommer,
Hiefter,	Stevenson,
Irifh,	Udree,
M'Arthur, Rahm,	Lane (Speaker). 11.
NAYS.	NAYS.
Meffrs. Blocher,	Meffrs. Camptell,
Borrows,	Doty,
Brady,	Erwins

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NATS.

Meffrs. Grefs, Lacock, Laird, Lattimore, Mayer, NA¥s. Meffrs. Mitchell, Rankin, Slaymaker, Wayne, Weaver. 16.

Eleven Yeas, fixteen Nays; by which it appeared, that the question was determined in the negative.

On motion of Mr. Lacock and Mr. Laird,

The provifo was amended, fo as to read as follows, viz.

"That, in cafe any appropriation of ground shall take place, materially injurious to the improvements which may be absolutely necessary to the establishment of the Telegraph, on said island; then, and in that cafe only, such compensation, as the Legislature may deem reasonable, shall be made to the said Jonathan Grout, his heirs and assigns, as aforesaid, for such injury."

The fection, as amended, was adopted.

The preamble and title having been agreed to,

Ordered, That the laid Bill be prepared for the third reading.

The Clerk of the House of Representatives presented, for concurrence, three Bills, entitled, respectively, as follow, to wit:

1. An Act laying a Tax on Dogs, in certain Counties, and for other Purpofes.

2. An Act allowing further Time, to the Commissioners of Luzerne County, for the Repayment of certain Monics due to the Commonwealth.

3. An Act for the Relief of John M? Dowell.

And he returned the Bill, entitled,

An Act to regulate the Issuing of Patents, for Donation-lands.

And informed, that the House of Representatives have passed faid Bill, with an amendment; in which the concurrence of Senate is requested.

He also informed, that the House of Representatives have concurred in the amendment, by Senate, to the Bill, entitled, Section 1 being under confideration,

A motion was made, by Mr. Dorfey and Mr. Hiefter, "

To postpone the further confideration of the section and Bill, for the present; which was agreed to.

The Bill, entitled, "An Act granting certain Privileges to Jonathan Grout," was read the fecond time, as reported by Select Committee, on the 25th of last month.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. M'Arthur in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the faid Bill, with amendments; which were read as reported.

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, viz.

To the Senate and Houfe of Representatives, of the

Commonwealth of Pennsylvania.

GENTLEMEN,

I have this day approved and figned the Act of General Affembly, entitled, "An Act allowing the Philadelphia Bank to establish Branchess" and have directed the Secretary of the Commonwealth to return it to the House of Representatives, in which it originated.

SIMON ŠNYDER.

Lancaster, March 3, 1809.

On motion of Mr. Borrows and Mr. Irifh,

The Senate refumed the confideration of the Bill, entitled, "An Act granting an Annuity to Hugh Rofs."

The confideration of fection 1 recurring,

The Yeas and Nays, on agreeing thereto, were required by Mr. Roberts and Mr. Hiefter; and, on the queftion being put, the Members voted as follow, viz.

	YEAS.		YEAS.	
Meffrs.	Borrows,	Meffrs.	. Laird,	
	Brady,		Mayer,	,
1	Campbell,		Palmer,	
	Dorfey,	•	Slaymaker,	
	Irifh,			11.
	Lacock,	۰.		

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THE SENATE.

NAYS. Meffrs. Blocher, Doty, Erwin, Grefs, Hefton, Hiefter, NAYS. Meffrs. Rahm, Rankin, Roberts, Stevenfon, Udree, Wayne, Weaver, Lane (Speaker). 17.

Miller,

Lattimore,

M'Arthur,

Eleven Yeas, feventeen Nays; by which it appeared, that the queftion was determined in the negative; and fo the Bill was loft.

On motion of Mr. Weaver and Mr. Roberts,

The Senate adjourned, till 3 o'clock in the afternoon.

SAME DAY.

The Bill, entitled, "An Act concering Libels," was read the fecond time, as reported by Committee of the Whole, on the 9th of last month, and confidered by fection.

Section 1 being under confideration,

The Yeas and Nays, on agreeing thereto, were required by Mr. Lacock and Mr. Stevenson; and, on the question being put, the Members voted as follow, viz.

Janne Paris have	
YEAS.	YEAS.
Meffrs. Blocher,	Meffrs. Mitchell,
Borrows,	Rahm,
Doty,	Rankin,
Hiefter,	Roberts,
Irifh,	Stevenson,
Lacock,	Udsee,
Laird,	Weaver. 15.
M'Arthur,	· · · · ·
NAYS.	NAYS.
Meffrs. Brady,	Meffrs. Mayer,
Campbell,	Palmer,
Dorfey,	Slaymaker,
'Erwin,	Sommer,
Grefs,	Wayne,
Hefton,	Lane (Speaker). 13.
Lattimore,	

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Fifteen Yeas, thirteen Nays; by which it appeared, that the question was determined in the affirmative.

Section 2 being under confideration,

The Yeas and Nays, on agreeing thereto, were required by Mr. Wayne and Mr. Sommer; and, on the question being put, the Members voted as follow, viz.

YEAS. Meffrs. Blocher, Borrows, Doty, Hiefter, Irifh, Lacock, Laird, M'Arthur, YEAS. Meffrs. Mitchell, Rahm, Rankin, Roberts, Stevenson, Udree, Weaver. 1 g.

NAYS. Meffrs. Brady, Campbell, Dorfey, Erwin, Grefs, Hefton, NAYS. Meffrs. Mayer, Palmer, Slaymaker, Sommer, Wayne, Lane (Speaker). 13.

Lattimore, Fifteen Yeas, thirteen Nays; by which it appeared, that the question was determined in the affirmative.

The title of the Bill having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

Agreeably to order,

The Bill, entitled, " An Act making perpetual an Act, entitled, " An Act to regulate the Payment of Costs on Indictments; and the second Section of the Act, entitled, " An Act explanatory of the Act, entitled, " An Act to regulate the Payment of Costs on Indictments;" was read the second time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Weaver in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, without amendment.

The Bill, entitled, "An Act for the Relief of Alexander Ruffell," was read the fecond time, as reported by Select Committee, to whom it had been recommitted.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Stevenson in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, with amendments; which were read as reported.

On motion of Mr. Wayne and Mr. Slaymaker,

The Senate proceeded to the further confideration of the amendments, by Senate, not concurred in by the House of Representatives, on the Bill, entitled,

"An Act to authorije the Governor to appoint Commiffioners, for the Purpose of laying out a State Road, from Strasburg Road, near John G. Parke's House, in Chester County, by M'Call's Ferry, on the Susquehanna, to the Maryland Line, in a Direction to the City of Washington; and also, a Road from the Intersection of Marlboroughstreet and Newport Road, to intersect the above Road, at or near M'Call's Ferry aforesaid."

Whereupon,

Mr. Wayne and Mr. Slaymaker required the Yeas and Nays, on receding from that amendment, which changes the mode of paying the expences, in laying out the faid roads, from the State to the Treasuries of the feveral counties, through which the road passes; and, on the question being put, the Members voted as follow, to wit:

YEAS.
Meffrs. Mitchell,
· Rahm,
Slaymaker,
Sommer,
Wayne. 10.
NAYS.
Mess. Hiester,
Irifh.
· Laird,
M'Arthur,

NAYS. Meffrs. Rankin, Roberts, Stevenfon, NAYS.

Meffrs. Udree, Weaver, Lane (Speaker). 14.

Ten Yeas, fourteen Nays; by which it appeared, that the question was determined in the negative.

The other amendments (merely verbal) were also infifted on.

Ordered, That the Clerk inform the Houfe of Reprefentatives, that Senate infift on their faid amendments.

Adjourned, till 10 o'clock tomorrow morning.

Saturday, March 4, 1809.

a:00:00:

Mr. Borrows prefented the petition of Jofhua Williams, an inhabitant of the county of Centre, flating that he was a Captain of an independent company of foot, during the War with Greatbritain; that he believes there are fome arrearages of pay and clothing due to him: He therefore prays relief. And the faid petition was twice read, and referred to Mr. Borrows, Mr. Irifh, and Mr. Stevenson, to confider and report thereon.

Mr. Miller prefented the petition of the fubscribers thereto, inhabitants of Adams county, praying that a State Road may be laid out and opened, from Harrifburg, by way of Gettysburg, towards the City of Washington. And the same was read, and

Laid upon the table.

Mr. Rahm, from the Committee appointed for that purpofe, on the 2d of this month, reported the Bill, entitled, "An Act to authorife the Governor to appoint Commiffioners, for the Purpofe of laying out a State Road, beginning at or near Kelfo's Ferry, in Cumberland County, through York and Adams Counties, to the Maryland Line, in a Direction to the City of Washington;" which was read the first time.

The Bill, entitled, "An Act concerning Libels," was read the third time.

Whereupon,

A motion was made, by Mr. Sommer and Mr. Wayne,

To pollpone the further confideration of the faid Bill, generally; which was not agreed to.

Thereupon,

The Yeas and Nays on the question, Shall this Bill pais? were required by Mr. Sommer and Mr. Lacock; and, on the question being put, the Members voted as follow, to wit:

YEAS. Meffrs. Blocher, Borrows, Doty, Hiefter, Irifh, Lacock, Laird, M'Arthur, NAYS.

Meffrs. Brady,

Campbell, Dorfey,

Erwin,

Greß,

YEAS. Meffrs. Mitchell, Rahm, Rankin, Roberts, Stevenfon, Udree, Weaver. 15.

NAYS.

Meffrs. Lattimore,

Mayer, Miller, Sommer,

Wayne,

Hefton, Lane (Speaker). 12. Fifteen Yeas, twelve Nays; by which it appeared,

that the question was determined in the affirmative. Ordered, That the faid Bill be returned to the House of Representatives, with information that Senate have passed the fame, with amendments; in which the concurrence of that House is requested. Which amendments are as follow, viz.

Strike out fection 2, and number the remaining fections accordingly.

Section 3, now fection 2, strike out these words:

"Except where fuch Libel has been published against any female or females, or against any deceased perfon or perfons."

Add to the fection, these words :

"Provided that this Act shall be and continue in force, for the term of three years, and from

37

thence to the end of the next Session of the Legislature."

The Bill, entitled, "An Act granting certain Privileges to Jonathan Grout," was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by fection.

Section 1 being under confideration,

A motion was made, by Mr. Sommer and Mr. Wayne,

To amend the fection, by adding to the end of line 9, the following :

"And afterwards, until it shall be otherwise directed by Law."

Referring to the tenure of Mr. Grout in the island. Which was agreed to.

A motion was made, by Mr. Roberts and Mr. Doty,

Further to amend the fection, by firiking out the provifo; which was agreed to, and the fection, as amended, adopted.

Section 2 being under confideration,

A motion was made, byMr. Lacock and Mr. Laird,

To amend the fection, by firiking out the provision which respects the right of soil; which was agreed to.

A motion was then made, by Mr. Roberts and Mr. M'Arthur,

Further to amend the fection, by firiking out the provifo; and required the Yeas and Nays thereon; and, on the question being put, the Members voted as follow, to wit:

YEAS.	YEAS.
Mess. Dorsey,	Messrs. Roberts,
Hefton,	Sommer,
Hiefter,	Stevenson,
. Irifh,	Udree,
M'Arthur, Rahm,	Lane (Speaker). 11.
NAYS.	NAYS.
Meffrs. Blocher,	Messrs. Camptell,
Borrows,	Doty,
Brady,	Erwin,

NATS.

Meffrs. Grefs, Lacock, Laird, Lattimore, Mayer, NA¥8. Meffrs. Mitchell, Rankin, Slaymaker, Wayne, Weaver.

Eleven Yeas, fixteen Nays; by which it appeared, that the question was determined in the negative.

On motion of Mr. Lacock and Mr. Laird,

The provifo was amended, fo as to read as follows, viz.

"That, in cafe any appropriation of ground shall take place, materially injurious to the improvements which may be absolutely necessary to the establishment of the Telegraph, on said island; then, and in that case only, such compensation, as the Legislature may deem reasonable, shall be made to the said Jonathan Grout, his heirs and assigns, as aforesaid, for such injury."

The fection, as amended, was adopted.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Clerk of the House of Representatives presented, for concurrence, three Bills, entitled, respectively, as follow, to wat:

1. An Act laying a Tax on Dogs, in certain Counties, and for other Purposes.

2. An Act allowing further Time, to the Commissioners of Luzerne County, for the Repayment of certain Monics due to the Commonwealth.

3. An Act for the Relief of John M'Dowell.

And he returned the Bill, entitled, .

An Act to regulate the Issuing of Patents, for Donation-lands.

And informed, that the House of Representatives have passed faid Bill, with an amendment; in which the concurrence of Senate is requested.

He also informed, that the House of Representatives have concurred in the amendment, by Senate, to the Bill, entitled,

16.

Section 1 being under confideration,

A motion was made, by Mr. Dorfey and Mr. Hiefter,

To postpone the further confideration of the section and Bill, for the present; which was agreed to.

The Bill, entitled, "An Act granting certain Privileges to Jonathan Grout," was read the fecond time, as reported by Select Committee, on the 25th of last month.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. M'Arthur in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the faid Bill, with amendments; which were read as reported.

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, viz.

To the Senate and Houfe of Reprefentatives, of the

Commonwealth of Pennfylvania.

GENTLEMEN,

I have this day approved and figned the Act of General Affembly, entitled, "An Act allowing the Philadelphia Bank to establish Branches," and have directed the Secretary of the Commonwealth to return it to the House of Representatives, in which it originated.

SIMON SNYDER.

11.

Lancaster, March 3, 1809.

On motion of Mr. Borrows and Mr. Irifh,

The Senate refumed the confideration of the Bill, entitled, "An Act granting an Annuity to Hugh Rofs."

The confideration of fection 1 recurring,

The Yeas and Nays, on agreeing thereto, were required by Mr. Roberts and Mr. Hiefter; and, on the queftion being put, the Members voted as follow, viz.

YEAS. YEAS. Meffrs. Borrows, Meffrs. Laird, Brady, Mayer, Campbell, Palmer, Dorfey, Slaymaker, Irifh, Sommer. Lacock,

THE SENATE.

NAYS. Meffrs. Blocher, Doty, Erwin, Grefs, Hefton, Hiefter, Lattimore, M'Arthur, NAYS. Meffrs. Rahm, Rankin, Roberts, Stevenfon, Udree, Wayne, Weaver, Lane (Speaker). 17.

Miller,

Eleven Yeas, feventeen Nays; by which it appeared, that the queftion was determined in the negative; and fo the Bill was loft.

On motion of Mr. Weaver and Mr. Roberts,

The Senate adjourned, till 3 o'clock in the afternoon.

SAME DAY.

The Bill, entitled, "An Act concering Libels," was read the fecond time, as reported by Committee of the Whole, on the 9th of last month, and confidered by fection.

Section 1 being under confideration,

The Yeas and Nays, on agreeing thereto, were required by Mr. Lacock and Mr. Stevenson; and, on the question being put, the Members voted as follow, viz.

YEAS.	YEAS.
Meffrs. Blocher,	Messrs. Mitchell,
Borrows,	Rahm,
Doty,	Rankin,
Hiefter,	Roberts,
Irifh,	Stevenson,
Lacock,	Udsee,
Laird,	Weaver. 15.
M'Arthur,	······································
NAYS.	NAYS.
Meffrs. Brady,	Meffrs. Mayer,
Campbell,	Palmer,
Dorley,	Slaymaker,
'Erwin,	Sommer,
Grefs,	Wayne,
Hefton,	• Lane (Speaker). 13.
Lattimore,	

:

Fifteen Yeas, thirteen Nays; by which it appeared, that the question was determined in the affirmative.

Section 2 being under confideration,

The Yeas and Nays, on agreeing thereto, were required by Mr. Wayne and Mr. Sommer; and, on the question being put, the Members voted as follow, viz.

YEAS. Meffrs. Blocher, Borrows, Doty, Hiefter, Irifh, Lacock, Laird, M'Arthur, NAYS.

Messrs. Brady,

YEAS. Meffrs. Mitchell, Rahm, Rankin, Roberts, Stevenfon, Udree, Weaver. 1 g.

NAYS.

Meffrs. Mayer, Palmer, Slaymaker, Sommer, Wayne, Lane (Speaker). 13.

Hefton, Lattimofe,

Campbell, Dorfey,

Erwin, .

Grefs.

Fifteen Yeas, thirteen Nays; by which it appeared, that the queftion was determined in the affirmative.

The title of the Bill having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

Agreeably to order,

The Bill, entitled, "An Act making perpetual an Act, entitled, "An Act to regulate the Payment of Costs on Indictments; and the second Section of the Act, entitled, "An Act explanatory of the Act, entitled, "An Act to regulate the Payment of Costs on Indictments;" was read the second time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Weaver in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, without amendment.

The Bill, entitled, "An Act for the Relief of Alexander Ruffell," was read the fecond time, as reported by Select Committee, to whom it had been recommitted.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Stevenson in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill, with amendments; which were read as reported.

On motion of Mr. Wayne and Mr. Slaymaker,

The Senate proceeded to the further confideration of the amendments, by Senate, not concurred in by the House of Representatives, on the Bill, entitled,

" An Act to authorije the Governor to appoint Commiffioners, for the Purpose of laying out a State Road, from Strasburg Road, near John G. Parke's House, in Chester County, by M'Call's Ferry, on the Susquehanna, to the Maryland Line, in a Direction to the City of Washington; and also, a Road from the Intersection of Marlboroughstreet and Newport Road, to intersect the above Road, at or near M'Call's Ferry aforesaid."

Whereupon,

Mr. Wayne and Mr. Slaymaker required the Yeas and Nays, on receding from that amendment, which changes the mode of paying the expences, in laying out the faid roads, from the State to the Treafuries of the feveral counties, through which the road paffes; and, on the queftion being put, the Members voted as follow, to wit:

20110119 10 0000	
YEAS.	. YEAS.
Meffrs. Campbell,	Meffrs. Mitchell,
Grefs,	· Rahm,
Lacock,	Slaymaker,
Mayer,	Sommer,
Miller,	Wayne. 10.
NAYS.	NAYS.
Meffrs. Blocher,	Meffrs. Hiefter,
· Borrows,	Irifh,
Erwin,	• Laird,
Hefton,	M'Arthur,
•	

tive; and, among other things, inftructed their Delegates in Congress to represent to that honorable body, that they would confider any application of the money of this State, to the purpole aforefaid, as an high infringement on the honor and rights of the Commonwealth; and directed them to enter a protest against the fame, in behalf of the State.

And further inftructed them to inform Congrefs, that they will complain, in an especial manner, of those Delegations which shall concur in any vote for that purpose, to the several legislative Bodies from whom they respectively derive their powers: And that, under the authority of the State Laws, an order had been obtained, for distributing the three-fourths given by the verdict of a Jury, in the case of the sloop Active, to the Captains and Crews of the brigantine Convention and her Confort.

It will be neceffary to observe here, by way of elucidation, that the distribution was, as the Committee is informed, per agreement of those concerned, after the Jury had decided on the facts. Gideon Olmstead and his Affociates received one-fourth; the Masters and Mariners of the other vessels received, each one-fourth; and the State of Pennsylvania, as Owner of one of the vessels, received the remaining fourth of this distribution, in Loan-office Certificates.

From the constant opposition of the State, to the determination of Congress to enforce the decree of the Court of Appeals, and the notoriety of the facts, the Judges of the United States' Courts must have known, that the State was a party, and the real defendant, in the fuit; and therefore should not have fustained the action. Their decision could not be fatisfactory; for neither Judge Peters, nor Chief Justice Mar/ball, pretended to go into the merits of the case, to show the propriety of the reversal of the fentence of the Judge of the State Court of Admiralty.

It will not be neceffary for the Committee, to flow the impropriety of the reverfal, to go into a full investigation of the facts, were they in possession of all the evidence relative thereto. Enough appears upon the record, to show that the case, brought before the Court of Appeals, was not of that nature, as to require a decifion, under the Laws and Ufages of Nations: For the queftion was not prize, or no prize; which could only be decided according to the Law of Nations; and, as there might, fome times, be error in the State Courts, there was a propriety in holding Appeals, on points of Law. Hence the neceffity, for the fake of uniformity of decifion, of an Appeal, in fuch cafes and queftions as come properly under the Law of Nations, to the Court of Appeals established by Congress. But, when the reason ceases on which the right is claimed, then the right (fuch as it is) ceases with it.

The question, in the present case, was a question of fact merely, whether the Master and Crew of the floop Active had given up all resistance, when the Constitution and her Consort came up. This was a question of fact, that a Jury was most competent to decide; and, having decided this question, upon a full hearing of the evidence on the fact, their decision, by no principle of Law, could be re-examined or reverfed; except on a new trial, and rehearing of the evidence by another Jury.

No pretence could be fet up, by the Court of Appeals, on the ground of neceflity, that the cafe required being decided according to the Ufage of Nations; for there was no queftion of Law made. The only queftion was a queftion of fact, and the Jury had, and were the most competent to decide that queftion.

Having made this investigation, and exposition of facts, with the necessary deductions drawn therefrom, the Committee submit the following Resolutions:

Refolved, by the Senate and House of Representatives, of the Commonwealth of Pennfylvania, &c. That, as a member of the Federal Union, the Legislature of Pennfylvania acknowledges the fupremacy, and will cheerfully fubmit to the authority, of the General Government, as far as that authority is delegated by the Conflitution of the United States. But, whilf they yield to this authority, when exercised within conflictuional limits, they trust they will not be confidered as acting hoftile to the General Government, when, as Guardians of the State Rights, they cannot permit an infringement of those rights, by an unconstitutional exercife of power in the United States' Courts.

Refolved, That, in a Government like that of the United States, where there are powers granted to the General Government, and rights referved to the States, it is impoffible, from the imperfection of language, fo to define the limits of each, that difficulties thould not fometimes arife, from a collifion of powers: And it is to be lamented, that no provision is made, in the Confitution, for determining disputes between the General and State Governments, by an impartial tribunal, when fuch cafes occur.

Refulved, That the republican principles of the State of Pennfylvania, and its attachment to the General Government, will not admit of a doubt, that, in refifting the process of the Marshal, in executing a writ from the Federal Court, the Legislature is seriously impressed with the infecurity of the State Rights, if the Courts of the United States are permitted to give unlimited extension to their power, in deciding on those Rights.

Refolved, That, from the conftruction the United States' Courts give to their powers, the harmony of the States, if they refift encroachments on their Rights, will frequently be interrupted: And if, to prevent this evil, they fhould, on all occasions, yield to ftretches of power, the referved rights of the States will depend on the arbitrary power of the Courts.

Refolved, That, fhould the independence of the States, as fecured by the Conftitution, be deftroyed, the libertries of the People, in fo extensive a Country, cannot long furvive. To fuffer the United States Courts to decide on State Rights, will, from a bias in favor of power, neceffarily deftroy the Federal Part of our Government: And, whenever the Government of the United States becomes confolidated, we may learn, from the hiftory of Nations, what will be the event.

To prevent the balance, between the General and State Governments, from being destroyed, and the harmony of the State from being interrupted, Refolved, That our Senators in Congress be instructed, and our Representatives requested, to use their influence to procure an amendment to the Constitution of the United States, that an impartial tribunal may be established, to determine disputes between the General and State Governments; and, that they be further instructed to use their endeavors, that, in the mean while, such arrangements may be made, between the Government of the Union and of this State, as will put an end to existing difficulties.

Refolved, That the Governor be requested to tranfmit a copy of these Resolutions, together with the foregoing statement, to the Executive of the United States, to be laid before Congress, at their next session: And that he be authorised and directed to correspond with the President, on the subject in controvers, and to agree to such arrangements as may be in the power of the Executive to make, or that Congress may make, either by the appointment of Commissioners or otherwife, for settling the difficulties between the two Governments.

The Bill, entitled, " An Act granting certain Privileges to Jonathan Grout," was read the third time.

Whereupon,

A motion was made, by Mr. M'Arthur and Mr. Roberts,

To recommit the Bill to a Select Committee; which was not agreed to.

A motion was then made, by Mr. M'Arthur and Mr. Roberts,

To postpone the faid Bill, generally; which was not agreed to.

A motion was then made, by Mr. Sommer and Mr. Roberts,

To postpone the faid Bill, for the present; which was agreed to.

The Bill, entitled, "An Act for the Relief of Alexander Ruffell," was read the fecond time, as reported by Committee of the Whole, on the 3d of this month, confidered by fection, and agreed to.

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act for the more effectual Organization of the Courts of Common Pleas," was read the fecond time, as reported by Committee of the Whole, on the 28th of last month, and confidered by section.

Section 1 was agreed to.

Section 2 being under confideration,

A motion was made, by Mr. Brady and Mr. Erwin,

To amend the fection, by increasing the falary of the Affociate Judges, from 140 to 200 dollars; which was not agreed to.

A motion was made, by Mr. Sommer and Mr. Brady,

To amend the fection, by providing that the Affociate Judge of Philadelphia county may receive the fame falary as at prefent; which was agreed to.

A motion was then made, by Mr. Lacock and Mr. Laird,

Further to amend the fection, by inferting a provifion, directing that the two Judges shall preside alternately, in the Courts of their District; which was not agreed to.

A motion was made, by Mr. Wayne and Mr. Erwin,

To amend the fection, by inferting a provision by which one additional Judge, in each Diftrict, may be appointed; who, with the Prefident and Affociate, fhall form the Court; by which the prefent Prefidents are proposed to be continued in office, without a reappointment.

On which motion, the Yeas and Nays were required by Mr. Wayne and Mr. Lacock; and, on the queftion being put, the Members voted as follow, to wit:

YEAS. Meffrs. Brady, Campbell, Erwin, Grefs, Lattimore, NAYS. Meffrs. Blocher, VEAS. Meffrs. Mayer, Miller, Slaymaker, Way**ae.** 9.

> NAYS. Borrows,

NAYS. Meffrs. Bright, Dorley, Doty, Helton, Hiefter, Irifh, Lacock, Laird, M'Arthur, Mitchell, NAY4. Meffrs. Palmer, Rahm, Rankin, Roberts, Sommer, Stevenfon, Udree, Weaver, Lane (Speaker). 21.

Nine Yeas, twenty-one Nays; by which it appeared, that the question was determined in the negative.

A motion was made, by Mr. Wayne and Mr. Sommer,

To amend the fection, by inferting the following, in line 13:

"Of competent legal knowledge;"

Referring to the appointment of the Judges; which was not agreed to.

A motion was then made, by Mr. Roberts and Mr. Doty,

To amend the fection, by inferting a provision, requiring the Judges of each diffrict to refide in different counties of the diffrict; which was agreed to.

The fection, as amended, was adopted.

Section 3 was adopted.

A motion was made, by Mr. Wayne and Mr. Mayer,

That the following be inferted, and called fection 4:

"And be it further enacted, by the authority aforefaid, That if either of the parties, in any fuit depending in the Court of Common Pleas, in which the matters in controverfy shall exceed dollars, shall be disfatisfied with the decision of the faid Court, on any demurrer, special verdict, case stated, point referved for the confideration of the Court, on the trial, or to set a judgment, discontinuance, or non-pros; or to be let into a defence against a judgment entered by warrant of Attorney, the judgment remaining as a

fecurity for whatever may be found due; or to appropriate money, arifing under fales made by the Sheriff; or to diffolve a foreign attachment, or to inquire into the caule of action therein; or, if any of the parties interested shall be diffatisfied with any final decision of the Orphan's Court, or Register's Court; in all or any of the cafes aforefaid, he, she, or they shall have a right to appeal, from the faid decifion, to the next Supreme Court of the district in which the Court, from which the faid appeal is taken, may be, if the days before the first day faid decifion be given of the faid Supreme Court; or, if not, then to the next Supreme Court of the faid district. For the purpose of the faid appeal, it shall be the duty of the Judges, whole decision is fo appealed from, to state the cafe, and file the fame, with their opinion thereon, in the faid caufe.

"And if the party fo appealing do not procure a record of the proceedings in the caufe, from the Clerk of the Court from which the appeal is made, whole duty it shall be to furnish the same, on application therefor, and file the fame in the Court to which the faid appeal is made, on or before the first day of the term of the faid Court, and accompanied with a written statement of the reasons for the faid appeal, figned by the Appellant himfelf, in cafe he conducts the cause without Counsel, or by his Counsel, if any be by him employed; certifying his belief, that they are, in point of Law, fufficient to obtain a decision in favor of the Appellant, and that the appeal is not made for delay; the faid appeal shall stand difmissed; and the Court, from which the fame was taken, shall proceed as if the faid appeal had not been taken, and as to Law and justice shall appertain.

"And in cafe the faid appeal be duly filed, as aforefaid, in the Supreme Court, the Judges thereof fail hear and determine the fame, according to Law; and their decifion thereon caufe to be entered of record in the caufe, and to be duly certified and remitted, with the whole of the record, to the Court wherein the faid appeal was taken, on payment of the fees incurred in the faid Supreme Court; which decifion of the Supreme Court shall be carried into full effect, by the Court to which the record is remitted, as aforefaid."

Which was not agreed to.

Section 4, in the printed Bill, being under confideration,

A motion was made, by Mr. Wayne and Mr. Miller,

To amend the fection, by adding thereto a provifo, limiting the operation of the Act to five years; which was not agreed to.

The preamble and title were feverally adopted. Whereupon,

The Yeas and Nays on the queftion, Shall this Bill be prepared for the third reading? were required by Mr. Hefton and Mr. Lacock; and, on the queftion being put, the Members voted as follow, to wit:

YEAS.	YEAS.
Meffrs. Blocher,	Messrs. M'Arthur,
Borrows,	Mitchell,
Bright,	Palmer,
Dorfey,	Rahm,
Doty,	Rankin,
Hiefter,	Roberts,
Irifh,	Sommer,
Lacock,	Stevenson,
Laird,	Udree, 18.
NAYS.	NAYS.
Meffrs. Brady,	Meffrs. Miller,
Erwin,	Slaymaker,
Grefs,	· Wayne,
Hefton,	Weaver,
Lattimore,	Lane (Speaker).
Mayer,	

Eighteen Yeas, eleven Nays; by which it appeared, that the question was determined in the affirmative.

The Clerk of the House of Representatives presented, for fignature, the Bill, entitled, " A Supplement to the Act, entitled, " An Act for the Relief of the Poor."

Whereupon, The Speaker figned the faid Bill, II.

The further confideration, in Committee of the Whole, of the Bill, entitled, "An Act to authorife the Governor to incorporate a Company, for the Purpose of fupplying the Borough of York with Water," was postponed, for the present.

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, to wit:

To the Senate and Houfe of Representatives, of the Commonwealth of Pennsylvania.

GENTLEMEN,

I herewith transmit to the Legislature a copy of a Resolution, of the Legislature of the State of Masfachusetts, disapproving of an amendment to the Constitution of the United States, proposed by the Legislature of Virginia. A copy of Lieutenant-governor Lincoln's letter is also annexed.

SIMON SNYDER.

Lancaster, March 6, 1809.

COMMONWEALTH OF MASSACHUSETTS. Council Chamber, Boston, Feb. 22, 1809.

SIR,

Agreeably to the requeft of the Legislature of this Commonwealth, I transmit to you their Resolution, disapproving the amendment to the Constitution of the United States, proposed by the State of Virginia, on the 13th of January, 1808.

LEVI LINCOLN.

His Excellency the Governor

of Pennsylvania.

COMMONWEADTH OF MASSACHUSETTS.

In Senate. Feb. 18, 1809.

Refolved, That the alteration proposed to the Confitution of the United States, by a Resolution of the General Assembly of the State of Virginia, on the 13th day of January, in the year of our Lord one thousand eight hundred and eight, fo as "That the Senators, in the Congress of the United States may be removed, from office, by the vote of a majority of the whole number of the Members of the respective State Legislatures, by which the faid Senators have been or may be appointed;" be, and the fame is hereby, disapproved by the Legislature of this Commonwealth; and that the Senators from this Commonwealth, in the Congress of the United States, be instructed, and the Representatives be requested, to oppose the faid alteration.

• Refolved, That his Honor, the Leiutenant-governor, be requested to transmit a copy of the foregoing Resolution to each of the Senators and Representatives, in Congress, from this Commonwealth, and to the Executive of each State.

Sent down, for concurrence.

H. G. OTIS, Prefident. In the Houfe of Representatives.

Feb. 20, 1809.

Read and concurred.

TIMOTHY BIGELOW, Speaker. Approved, Feb. 22, 1809.

LEVI LINCOLN.

Secretary's Office, Feb. 22, 1809. A TRUE COPY.

Atteft.

WM. TUDOR, Sec'ry of the Commonwealth.

On motion of Mr. Roberts and Mr. Lacock,

The Senate adjourned, till 3 o'clock in the afternoon.

SAME DAY.

The Bill, entitled, "An Act to incorporate the Farmers' and Mechanics' Bank," was read the fecond time. Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Wayne in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, with the first fection negatived.

The Bill, entitled, "An Act to incorporate a Company, in the City of Philadelphia, for the Purpose of manufacturing Colors and Paints," was read the second time. Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Sommer in the chair, for the further confideration thereof.

4

And, after fome time,

The Committee role, and reported the Bill, with the first section negatived.

On motion of Mr. Lacock and Mr. Roberts,

The report of the Committee of the Whole, on the faid Bill, was again read, confidered, and adopted; and fo the Bill was loft.

Adjourned, till 10 o'clock tomorrow morning.

Tuesday, March 7, 1809.

Mr. Erwin prefented the petition of the fubfcribers thereto, praying for an Act incorporating a company, for the purpole of building a bridge over the river Delaware, at or near Mitchell's Ferry. And the faid petition was twice read, and referred to Mr. Erwin, Mr. Brady, and Mr. Miller, to confider and report thereon, by Bill or otherwife.

Mr. Laird, from the Committee to whom was referred, on the 13th of January, the petition of the fubfcribers thereto, the Prefident and Judges of the Courts of Common Pleas, Grand Jury, Commiffioners, and inhabitants of the county of Northumberland, made report; which was read as follows, to wit:

"That the Committee have had the fame under confideration, and are of opinion, that the mode of making and keeping in repair the public roads and highways within this Commonwealth, as fuggested by the petitioners, would be a confiderable improvement on the prefent plan: But, from a confiderable improvement on the prefent plan: But, from a confideration of the fcarcity of money, they conceive it might, at this time, operate oppressively on the citizens; especially on those who live in the interior part of the State. From these confiderations, the Committee are induced to offer the following Resolution, to wit:

"Refolved, That the petition be recommended to the early attention of the next Legislature."

On motion, and by fpecial order,

The faid report was again read, and the Refolution attached thereto adopted.

The Bill, entitled, "A further Supplement to an Act to alter the Judiciary System of this Commonwealth," was read the third time.

Whereupon,

A motion was made, by Mr. Brady and Mr. Miller, To postpone the further confideration thereof, for the prefent; which was not agreed to.

Thereupon,

The Yeas and Nays on the queftion, Shall this Bill pafs? were required by Mr. Wayne and Mr. Lacock; and, on the queftion being put, the Members voted as follow, viz.

YEAS.	YEAS.
Meffrs. Blocher,	Messrs. Lattimore,
Borrows,	M'Arthur,
Bright,	Mitchell,
Dorfey,	Palmer,
Doty,	Rankin,
Erwin,	Roberts,
Hiefter,	Stevenson,
Lacock,	Udree,
Laird,	Weaver. 18.
NAYS.	NAYS.
Meffrs. Brady,	Meffrs. Miller,
Campbell,	Rahm,
Grefs,	Slyamaker,
Hefton,	Sommer,
Irifh,	Wayne,

Lane (Speaker). 12.

Eighteen Yeas, twelve Nays; by which it appeared, that the question was determined in the affirmative.

Ordered, That faid Bill be returned to the House of Representatives, with information that Senate have passed the fame, without amendment.

The Bill, entitled, "An Act for the more effectual Establishment of the Courts of Common Pleas," was read the third time.

Whereupon,

Mayer,

The Yeas and Nays on the question, Shall this Bill pafs? were required by Mr. Wayne and Mr. Sommer; and, on the question being put, the Members voted as follow, to wit:

YEAS. Meffrs. Blocher. Borrows, Bright, Dorfey, Doty, Hiefter, Irifh, NAYS. Mesfrs. Brady, Campbell, Erwin, Grefs, Hefton, Lattimore, Mayer, Miller, Rahm,

YEAS.

Meffrs. Lacock, Laird, M'Arthur, Mitchell, Palmer, Udree. 13.

NAYS.

Meffre. Rankin, Roberts, Slaymaker, Sommer, Stevenson, Wayne, Weaver, Lane (Speaker). 17.

Thirteen Yeas, feventeen Nays; by which it appeared, that the question was determined in the affirmative; and fo the Bill was loft.

The Clerk of the House of Representatives presented, for concurrence, the Bill, entitled,

An Act providing for the Removal of the Seat of Justice, in the County of Bucks, from Newtown to a more central Place, and for other Purposes. Which was read the first time.

On motion of Mr. Wayne and Mr. Weaver, The Senate adjourned, till 3 o'clock in the afternoon.

SAME DAY, IN THE AFTERNOON.

The Bill, entitled, " An Act for the Relief of Alexander Ruffell," was read the third time.

Whereupon,

The queftion, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the Houfe of Representatives, for concurrence.

The report of the Committee of the Whole (hegativing the first fection) on the Bill, entitled, " An Act to incorporate the Farmers' and Mechanics' Bank," read yesterday, was again read.

Whereupon,

On the queftion, Will Senate adopt the report of the Committee of the Whole, on the faid Bill? being put, was determined in the negative.

And, the faid Bill recurring,

A motion was made, by Mr. Roberts and Mr. Doty,

To recommit the Bill to the Committee of the Whole; which was agreed to.

Thereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Wayne in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill, with amendments; which were read as reported.

Adjourned, till 10 o'clock tomorrow morning.

Wednesday, March 8, 1809.

Mr. Wayne prefented the petition of the fubfcribers thereto, inhabitants of Chefter county, praying that the faid county may be included in the Bill, now before the Senate, to prevent the killing or deftroying Rabbits, Pheafants, and Partridges, out of feafon. And the faid petition was twice read, and referred to the Committee of the Whole, when the faid Bill fhall be under confideration by that Committee.

Mr. Erwin, from the Committee to whom was, yesterday, referred the petition of the fubscribers thereto, inhabitants of Bucks county, on leave now given, reported the Bill, entitled, "An Act to authorife the Governor of this Commonwealth to incorporate a Company, for erecting a Bridge over the River Delaware, at or near Mitchell's Ferry, in Bucks county;" which was read the first time.

The Bill, entitled, "An A& to incorporate the Farmers' and Mechancis' Bank," was read the fecond time, as reported by Committee of the Whole, yefterday, and confidered by fection. Section 1 being under confideration,

A motion was made, by Mr. Roberts and Mr. Doty,

To amend the fection, by inferting in line 13, between the words, "elfewhere to," the following:

"And to purchafe, have, hold, receive, possible, enjoy, and retain, to them and their fucceffors, lands, tenements, hereditaments, rents, goods, chattels, and effects, of whatfoever kind, nature, or quality, to an amount not exceeding, in the whole, 1,250,000 dollars, including the capital stock of faid company, except fuch as may be held by faid company, in fecurity for debts; and the same, from time to time, fell, grant, demife, alien, or dispose of."

Mr. Roberts and Mr. Lacock required the Yeas and Nays on the motion; and, on the question being put, the Members voted as follow, viz.

YEAS.	YEAS.
Mefirs Blocher,	Meffrs. Mitchell,
Borrows,	Palmer,
Bright,	Rahm,
Doty,	Rankin,
Hiefter,	Roberts,
Irifh,	Stevenson,
Lacock,	Udree,
Laird,	Weaver,
M'Arthur,	Lane (Speaker). 18.
NAYS.	NAYS.
Meffrs. Brady,	Meffrs. Lattimore,
Campbell,	Miller,
Dorfey,	Slaymaker,
Erwin,	Sommer,
Grefs,	Wayne. 11.
Hefton,	· · · · ·

Eighteen Yeas, eleven Nays; by which it appeared, that the question was determined in the affirmative.

A motion was then made, by Mr. Roberts and Mr. Doty,

Further to amend the fection, by ftriking from the end thereof, the amendment made in Committee of the Whole; which was agreed to.

Whereupon,

The Yeas and Nays, on agreeing to the fection, as amended, were required by Mr. Lacock and Mr. Roberts; and on the question being put, the Members voted as follow, to wit:

YEAS. Meffrs. Borrows, Brady, Bright, Campbell, Dorfey,

> Erwin, Grefs,

Hefton,

Mayer,

M'Arthur,

NAYS.

YEAS. Meffrs. Hiefter, Irifh, Lattimore, Miller, Rahm, Slaymaker, Sommer, Wayne. 16. NAYS.

Meffrs. Blocher, Doty, Lacock, Laird, Meffrs. Palmer, Rankin, Roberts, Stevenson, Udree,

Weaver, Lane (Speaker). 14.

Mitchell, Lane (Speaker). 14. Sixteen Yeas, fourteen Nays; by which it appeared, that the question was determined in the affirmative, and the section adopted.

Section 2 was adopted.

Section 3 being under confideration,

A motion was made, by Mr. Roberts and Mr. Doty,

To amend the fection, by reducing the capital of the faid Bank, from 1,250,000 dollars, to 850,000 dollars; which was not agreed to.

The fection was adopted.

Section 4, containing the articles of affociation, be-. ing under confideration,

It was agreed to confider the faid articles feparately.

Article 1 was adopted.

Article 2 being under confideration,

A motion was made, by Mr. Roberts and Mr. Doty,

To amend the Article, by inferting the following, in line 24, between the words "Prefident in," to wit: "And the Prefident, chosen as aforefaid, shall not, directly or indirectly, be concerned in the purchase or fale of any of the public stocks or funds, under the penalty of 10,000 dollars, to be forfeited, one-half to the Commonwealth, and the other half to the use of the informer."

Which was not agreed to.

The article was adopted.

Articles 3 to 13, inclusive, were feverally adopted.

Article 14 being under confideration,

A motion was made, by Mr. Roberts and Mr. Doty,

To amend the fame, by striking out of line 1 the words, "or difcounts;" which was agreed to.

A motion was then made, by Mr. Roberts and Mr. Doty,

Further to amend the article, by inferting, at the end thereof, the words, "at fix per cent per annum;" and required the Yeas and Nays, on the motion.

Thereupon,

Lattimore,

The question being put, the Members voted as follow, to wit:

YEAS.	YEAS.
Meffrs. Blocher,	Messrs. Mayer,
Borrows,	. M'Arthur,
Bright,	Mitchell,
Dorsey,	Palmer,
Doty,	Rahm,
Erwin,	Rankin,
Grefs,	Roberts,
Hiefter,	Stevenson,
Irifh,	Udree,
Lacock,	Wayne,
Laird,	Lane (Speaker). 22.
NAYS.	NAYS.
Meffrs. Brady,	Meffrs. Miller,
Campbell,	Slaymaker,
Heston,	Sommer,
T	

Wayne. 8.

Twenty-two Yeas, eight Nays; by which it appeared, that the question was determined in the affirmative. A motion was made, by Mr. Laird and Mr. Lacock,

Further to amend the article, by striking the word, "fatisfactory," from line 3; and inferting, in place thereof, "fufficient;" which was agreed to.

A motion was then made, by Mr. Laird and Mr. Lacock,

Further to amend the article, by inferting the following, at the end thereof:

"And a certificate from the Prothonotary or Recorder of the county where the land lies, which may be offered for fecurity, that there is no lien thereon, either by judgement or mortgage, fhall be taken as fecurity for any fum of money, not exceeding the onefourth part of the valuation thereof."

On which motion, Mr. Laird and Mr. Lacock required the Yeas and Nays.

Whereupon,

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On the question being put, the Members voted as follow, viz.

YEAS	YEAS.
Mesfrs. Blocher,	Meffrs. Mitchell,
Doty,	` Rankin,
Lacock,	Roberts,
Laird,	Stevenfon,
M'Arthur,	Weaver. 10.
NAYS.	NAYS.
Mess. Borrows,	Meffrs. Lattimore,
Brady,	Mayer,
Bright,	Miller,
Campbell,	Palmer,
Dorfey,	Rahm,
Erwin,	Slaymaker,
Grefs,	Sommer,
Hefton,	Udree,
Hiefter,	Wayne,
Irifh,	Lane (Speaker).
T X7	NT . 1 . 1 . 1

Ten Yeas, twenty Nays; by which it appeared, that the question was determined in the negative.

The article, as amended, was adopted.

The remaining articles were feverally adopted; and fo the fection, containing the articles of affociation, was agreed to. 41

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Section 5 was postponed, for the prefent. • Sections 6 and 7 were feverally adopted.

Section 8 being under confideration,

A motion was made, by Mr. Lacock and Mr. Laird,

To amend the fection, by limiting the duration of the charter to the 1ft of May, 1824, inftead of the 4th of March, 1829; and required the Yeas and Nays on the motion.

Whereupon,

On the question being put, the Members voted as follow, to wh:

YEAS.	YEAS.
Meffrs. Blocher,	Meffrs. Mitchell,
Borrows,	Palmer,
Bright,	Rankin,
Doty,	Roberts,
Hiefter,	Stevenson,
Irifb,	Udree,
Lacock;	Weaver,
Laird,	Lane (Speaker). 17.
M'Arthur,	•
NAYS.	NAYS.
Meffrs. Brady,	Meffrs. Mayer.

MIC.	mo. Drauy,
۰.	Campbell,
	Dorley,
	Erwin,
	Grefs,
	Hefton,
-	Lattimore,

NAYS. Meffrs. Mayer, Niller, Rahm, Slaymaker,

Sommer, Wayne. 13.

Seventeen Yeas, thirteen Nays; by which it appeared, that the question was determined in the affirmative.

The fection, as amended, was adopted.

The remaining fections were also agreed to.

The confideration of fection 5 recurring,

A motion was made, by Mr. Lacock and Mr. Laird,

To amend the fection, by reducing the amount to be paffed to the credit of the State, in the faid Bank, from 100,000 to 75,000 dollars; which was agreed to, and the fection, as amended, was adopted. The title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act concerning Sentences of foreign Prize Courts," was read the fecond time, confidered by fection, and agreed to.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Clerk of the House of Representatives returned the Bill, entitled,

An Act to empower Anthony Beclen, Alexander M'-Laughlin, and Zachari...h A. Fannehill, Executors of the laft Will and Testament of William Porter, deccased, to execute a Deed of Conveyance, for a Quarter-lot of Ground, in the Borough of Pittsburg, to George Wallace, and for other Purposes therein mentioned.

And informed, that the House of Representatives had passed the same, without amendment.

The Bill, entitled, " An Act to enable the Governor to inco porate a Company, for the Purpose of making an Artificial Road, from the Philadelphia and Lancaster Turnpike Road, between the 23d Milestone and the Admiral Warren Tavern, to the Point where the Reading Road intersects the Morgantown Road, to the West of Jones' Tavern, in Berks County;" was read the second time. Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Lacock in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, without amendment.

Adjourned, till 10 o'clock-tomorrow morning.

Thurfday, March 9, 1809.

•:@:@:@:;

The Speaker laid before the Senate, the report of the accounts of the Prefident and Directors of the Chefnuthill and Springhouse Turnpike Company; by which it appears, that the amount of capital flock, expended on the road, is 70,000 dollars.

Amount of tolls received for the laft year, D. c. ending Nov. 7, 1808, 5339 36 Expended in repairs and other contingencies, including fundry accounts unfettled, at the time of making laft report to the Legiflature, 2116 Paid Gatekeepers', and Treafurer's falary, 760 -----2876

Balance, being nett profits, 2463 36 Mr. Lacock prefented the memorial of Daniel Brodhead, jun. flating that, in the year 1797, he purchafed Soldiers' claims to 42 tracts of Donation-land; that, in confequence of an opinion of the Attorneygeneral (Ingerfol) grounded upon a communication from the War Department of the United States, the patents were not iffued; that, at the time of purchafing thefe rights, the Laws authorifed the transfer of the land, and the iffuing of patents, to fair purchafers; that he continues to be deprived of those patents; and therefore prays relief. And the faid memorial wastwice read, and referred to Mr. Lacock, Mr. Erwin, and Mr. Roberts, to confider and report thereon.

Mr. Dorfey prefented the memorial of the Minister, Wardens, and Vestrymen of the African Episcopal Church, of St. Thomas, in the city of Philadelphia, praying that certain perfons, therein named, may be appointed Commissioners to carry into effect an Act of the General Assembly, authoriting the faid Church to raise, by way of Lottery, a certain sum of money, in place of those perfons named in the faid Law, who have declined acting further. And the faid memorial was read, and

Laid upon the table.

Mr. Roberts, from the Committee to whom was referred, on the 16th of last month, the petition of the fubicribers thereto, Settlers in the township of Bedford, in the county of Luzerne, and of Ulster and Athens (lately in Luzerne county) of the county of Lycoming,

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and the pétition of the fubscribers thereto, inhabitants of Luzerne and part of Lycoming county, in recommendation of the object of the foregoing petition; made report, which was read as follows, to wit:

"The petition states that the township of Bedford was granted, by a Committee under the Susquehanna Company, on the 25th of May, 1774, to perfons not fettled within the bounds of the faid township; that it was actually surveyed, but not fettled, at that time.

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"The petition further states, that the township of Ulster was granted in the Spring of 1775; and that the township of Athens was granted on the 9th day of May, 1786. In order to make room for Athens, between Ulster and the State line, the proprietors of the latter agreed to alter their bounds, and the township of Ulster was in confequence thereof regranted 21st July, 1786.

"The petitioners state Ulster to have been settled within two years after the close of the revolutionary War; Athens, in 1784 and 1785; that the original Grantees of said townships were mostly Actual Settlers, prior to the Trenton Decree, and shared in the calamities of an Indian War.

"They further state, that a very small part of faid townships can be rated in the first or second class; and by far the greater part in the fourth; that the townships of Bedford and Ulster were included, in the purview of the Law of 1799; but that the Commissioners thought proper to omit faid townships, and to carry the Law into effect in the fisteen townships only. That, in addition to the Settlers quieted under the Law of 1799, compromises are daily taking place, between the Pennfylvania Claimants and Settlers on the lands back of the river townships. That, by an extension of the provisions of the Act of 1799, and its Supplements, a controvers of 40 years duration might be closed, and the Settlers be privileged to fit under their own Vines and Figtrees, without fear.

"The petitioners ask to be admitted to the privilege of the Act of 4th April, 1799, offering compensation to the Pennsylvania Claimants to certain lands in the feventeen townships, in the county of Luzerne; and affign the above as reasons that will justify the meafure.

"From an examination of the Law aforefaid, and its Supplements, the Committee do not find any recognition of right, in the Connecticut Settlers in the townfhips aforefaid. After the jurifdiction and preemption had been fettled, to the fatisfaction of the contending States, to be in Pennfylvania, it became right and proper for her to fupprets refiftance to her Laws, either by force or by any other means fhe chole. Whatever has been done, under the Act of 1799, and its Supplements, must be taken only as an evidence of a benevolent and indulgent spirit, in the Legislature.

"That Act allowed the Commiffioners 'to afcertain all rights or lots, in the feventeen townships, which were occupied or acquired by Connecticut Claimants, who were actually fettled there, at or before the Decree of Trenton; and which right, or lots were particularly affigned to the faid Settlers, prior to the faid Decree." The feveral fupplementary Acts, with the exception of that of 9th of April, 1807, held out nothing that could be taken in any wife to dispense with this condition.

"The Supplement aforefaid was paffed under an idea, that not above 1500 or 2000 acres could be embraced by its provisions; and that the Settlers, to be benefited thereby, had only failed to show title, as required by the Act of 1799, on account of the destruction of their records, by the ravages of war.

"The effect of that Law is now known: 59,000 acres have been confirmed under it. The Legislature, on discovering the effect, repealed it, and thereby folemnly declared the provisions thereof to be wrong.

"The Committee believe it unneceffary to reply, in detail, to the reafons of the petition and recommendations, as they are palpably inconclusive.

"The townships aforesaid are not pretended to have been granted to perfons resident in them, till long after the Decree of Trenton; and two of them were not even granted, for near four years after this Decree. The attempt to grant townships, in defiance of the laws of the State, after the right of jurifdiction and preemption had been folemnly Decreed to be in her, by a competent tribunal, was fo great a violation of every principle of right, that the Committee are of opinion that the Legislature cannot liften to a proposal to confirm the lands in question, to these less than pretended Grantees, without feriouly injuring the best interests of the Commonwealth : Therefore,

" Refolved, That the faid petitions be difcharged."

Ordered to lie upon the table.

Mr. Wayne, from the Committee to whom was referred, on the 3d of this month, the petitions of the fubferibers thereto, inhabitants of the counties of Delaware and Montgomery, on leave now given, reported the Bill, entitled, "An Additional Supplement to the Act, entitled, "An Act to empower the Wardens of the City of Philadelphia to extend the Marketboufe, in High/treet, from Third/treet to Fourth/treet, from Delaware River, and continue the fame, from Time to Time, Westward, from one Street to another, in the Muddle of High/treet, as the Wardens of the faid City shall think neceffary; and for other Purpofes therein mentioned;" which was read the first time.

Mr. Borrows, from the Committee to whom was referred, on the 4th of this month, the petition of Joshua Williams, made report; which was read as follows, to wit:

That the Committee have carefully examined the claim of the petitioner, and find that he received a Commiffion, to continue during the War with Greatbritain; and that he continued in actual fervice about a year and a half: At the end of which time he was fent on the-recruiting fervice, and got fick; but returned to join his respective regiment, in the Autumn of the fame feason, at the White Plains.

But the regiment having previously marched thence to Fort Stanwix, in the State of Newyork, he inquired of General Wayne, commander of the Brigade to which he then belonged, if he should follow them: To which the General replied No. But sent him on a tour to apprehend some Deferters, in a neighborhood where they were suffected to be harbored; and to confider himself bound to come forward, when called upon. But fays he never was called on; but confidered himself bound, by the commission he held, to be subject to the disposal or call of his superior Officers.

It appears on the books, in the Comptroller's office, that he has received his arrearage of pay, and the depreciation in full: But it doth not appear, by the faid books, that he has ever received any compensation for clothing, as provided by Law; neither doth any charge appear on the books aforefaid, against the petitioner, for clothing received. But fo great a length of time having elapsed, fince the petitioner had it in his power to make his claim, and not having done fo, induces the Committee to be filent on that subject. But as it appears, by the tenor of the Commission that the petitioner held, that he is entitled to a tract of Donationland, and that he never has obtained one; the Committee therefore submit the following Resolution:

Refolved, That a Committee be appointed to bring in a Bill, granting a tract of Donation-land to the petitioner.

On motion, and by fpecial order,

The faid report was again read, confidered, and the Refolution attached thereto adopted.

Ordered, That the Committee who brought in the report, be a Committee for the purpose expressed in the faid Resolution.

Mr. Dorfey, from the Committe to whom was referred, on the 13th of December, the petition of John Cornman, Keeper of the Debtors' Prilon in Philadelphia, on leave now given, reported the Bill, entitled, "An Act for the Relief of the Keeper of the Debtors' Prifon;" which was read the first time.

Mr. Irish, from the Committee to whom was referred, on the 3d of this month, the petition of William Tegarden, made report, which was read as follows, to wit:

That the Committee have examined the cafe of the petitioner, and are of opinion that the prayer of the petitioner ought to be granted: They therefore fubmit the following Refolution, viz.

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Refelved, That a Committee be appointed to bring in a Bill, conformably to the prayer of the petitioner.

On motion, and by fpecial order,

The faid report was again read, and the Refolution attached thereto adopted.

Ordered, That the Committee who brought in the . report, be a Committee for the purpole expressed in the faid Resolution.

The Bill, entitled, "An Act to incorporate the Farmers' and Mechanics' Bank," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be retured to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill, with amendments; in which the concurrence of that Houfe is requested. Which amendments, are:

Section 1. Infert, in line 13, a provision,

"That the corporation may purchase and hold lands, tenements, &c. to an amount not exceeding 1,250,000 dollars, including their capital flock; except fuch as may be held in fecurity for debts; and the same to fell, grant, &c."

Add, to fection 2, a provifo, that nothing in the A& contained shall be taken to impair any contract heretofore entered into by the company.

Add, to fection 3, a provision, that the price of fhares, hereafter fold, shall be paid for in gold, filver, or bank notes.

In fection 4, article 1, infert, "the Bank shall be kept in the city of Philadelphia, except in cafes of contagion, or invation of an enemy."

In article 5, infert a provifo, that the Cashier shall give bond, in the sum of 40,000 dollars, and not be engaged in any other business than that of the Bank.

Introduce 2 new articles, to be numbered 6 and 7, and number the remaining articles accordingly, viz.

Article 6 limits the debts of the corporation, at any one time, to double the amount of their capital; and provides that, in case of excess, the Directors confenting thereto shall be liable in their individual capacities, &c.

Article 7 provides, that no Director shall receive any emolument for his services, unless allowed by the Stockholders, at a general meeting.

The Stockholders are also to fix the compensation to be paid the Prefident.

Add, to article 12, a provifo, that the flock of the company shall not be fold to any but citizens, corporations erected under the Laws of the United States, or one of them, or foreigners who have declared their intention to become citizens.

Article 14, line 1, strike out the words, "or difcounts." After the word, "loans," line 3, strike out, "fatisfactory;" and infert, "fufficient." And, after the end of the article, infert, "at fix per cent per annum."

Article 16, strike out, from the word, " possefield," in line 22, to the end of the article; and infert a provision, prohibiting the corporation from dealing in any of the public stocks, except their own bank stock, or stock of incorporated companies, for the improvement of roads, or internal navigation, and that, to a limited amount, in bills of exchange, gold and filver bullion, or fale of goods pledged and not redeemed, or the produce of its lands.

In fection 5, reduce the fum to be paid to the State, from 100,000 dollars to 75,000 dollars, equal to 1500 shares in faid Bank.

In fection 8, limit the duration of the charter, to the year 1824, inftead of 1829.

Strike out the preamble.

The remaining amendments are merely verbal.

The Bill, entitled, "An Act concerning Sentences of foreign Prize Courts," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Representatives, for concurrence.

The Bill, entitled, " An Act to enable the Governor to incorporate a Company, for the Purpose of making an

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Artificial Road, from the Philadelphia and Lancaster Turnpike Road, between the 23d Milestone and the Admir ral Warren Tavern, to the Point where the Reading Road intersects the Morgantown Road, to the West of Jones' Tavern, in Bucks County;" was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by fection, and agreed to.

The title of the Bill having been agreed to,

Ordered, That it be prepared for the third reading.

The Bill, entitled, "An Act fupplementary to an Act, entitled, "An Act to regulate Arbitrations, and Proceedings in Courts of Justice," was read the second time; as reported by Committee of the Whole; on the 28th of February, and confidered by section.

, Sections 1 and 2 were feverally agreed to.

Section 3 being under confideration,

A motion was made, by Mr. Lacock and Mr. Weaver,

To amend the fection, by inferting the following, in Line 3, between the words, "Arbitrators it," viz.

"Proof being made, on oath or affirmation, that notice had been given to fuch party, agreeably to the provisions contained in the first fection of this Act."

Which was agreed to, and the fection, as amended, adopted.

Sections 4 to 11, inclusive, were feverally adopted.

Section 12 being under confideration,

A motion was made, by Mr. Doty and Mr. Erwin,

To amend the fection, by ftriking out the following, from lines 10, 11, 12:

"And one dollar per day, for each and every day that the defendant shall necessarily lose, in attending on fuch appeal, and daily pay."

Which was not agreed to.

Whereupon,

The Yeas and Nays, on adopting the fection, were required by Mr. Brady and Mr. Erwin; and, on the queftion being put, the Members voted as follow, to wit: YEAS. Meffrs. Blocher, Borrows, Bright, Dorfey, Doty, Hiefter, Irifh, Lacock, Laird, Lattimore, NAYS. YEAS. Meffrs. M'Arthur, Mitchell, Palmer, Rahm, Roberts, Sommer, Stevenfon, Udree, Weaver. 19.

NAYS.

Meffrs: Brady, Campbell, Erwin, Hefton,

Meffrs. Miller, Slaymaker,

> Wayne, Lane (Speaker). 9.

Mayer,

Nineteen Yeas, nine Nays; by which it appeared, that the question was determined in the affirmative.

Sections 13, 14, 15, 16, and 17 were feverally adopted.

Section 18 being under confideration,

A motion was made, by Mr. Lacock and Mr. Mitchell,

To amend the fection, by striking the word, "two," from line 6; and inferting, "three," in place thereof; referring to the penalty on the Arbitrators, for neglect or refufal to attend; which was not agreed to.

The fection was adopted.

On motion of Mr. Lacock and Mr. Roberts,

The following was adopted, as a new fection, viz. Section 19. And be it further enacled, by the authority aforefaid, That the Act to which this is a Supplement, and an Act fupplementary thereto, paffed on the 28th day of March, 1808, be, and they hereby are, rendered perpetual; any thing contained in the faid Acts, to the contrary, notwithftanding.

The remaining fection, and the title, having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

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The Clerk of the House of Representatives returned the Bill, entitled,

An Act to repeal fo much of an Act, paffed April fourth, one thousand eight bundred and seven, as directs the Township Affessors to select and return Jurors; and also to allow the Parties, in Civil Suits, the Privilege of peremptorily challenging a certain Number of Jurors.

And informed, that the House of Representatives had passed the said Bill, with amendments; in which the concurrence of Senate is requested.

And he prefented, for fignature, three Bills, entitled, respectively, as follow, to wit:

i. An Act to regulate the iffuing of Patents, for Donation-land.

2. A further Supplement to an Act, entitled, " An Act to alter the Judiciary System of this Commonwealth."

3. An Act to empower Anthony Beelen, Alexander M'-Laughlin, and Zachariab A. Tannehill, Executors of the last Will and Testament of William Porter, deceased, to execute a Deed of Conveyance, for a Quarter-lot of Ground in the Borough of Pittshurg, to George Wallace, and for other Purposes therein mentioned.

Whereupon,

The Speaker figned the faid Bills.

The amendments, by the House of Representatives, to the Bill, entitled, "An Act to repeal so much of an Act, passed April fourth, one thousand eight bundred and seven, as directs the Township Assessment for the Parties, in Civil Suits, the Privilege of peremptorily challenging a certain Number of Jurors; were read as follow, wiz.

Section 1, line 6, between the words, "the township," insert, "ward, district, and."

Line 8, ftrike out the words, "fo much of." Strike out all that follows the word, "recited," in fame line, to the

word, "is," in line 10.

Strike from the title, all that follows the word, "alfo," and infert, in lieu thereof, the following:

"Allowing peremptory Challenges, in certain Cafes." The Bill, entitled, "An Act for preferving the Race of Mu/krats and Beavers, and thereby fave a Source of Furs, for Home Manufactures," was read the fecond time, and confidered by fection.

Section 1 being under confideration,

A motion was made, by Mr. Wayne and Mr. Roberts,

To refer the faid Bill to a felect Committee; which was agreed to.

Ordered, That Mr. M'Arthur, Mr. Wayne, and Mr. Doty be the Committee.

The Bill, entitled, "An Act to enable the Commissioners, of Mercer County, to finish the Public Buildings, for faid County, by a Loan from the State," was read the second time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Weaver in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill, without amendment.

Adjourned, till 10 o'clock tomorrow morning.

Friday, March 10, 1809.

Mr. Weaver prefented the petition of Lucy Lot, Wife of Richard Lot, of Fayette county, praying for an Act divorcing her from her Hufband; and the faid petition was twice read, and referred to Mr. Weaver, Mr. Miller, and Mr. Campbell, to confider and report thereon, by Bill or otherwife.

Mr. Wayne prefented the petition of the heirs of Adam Rickabach, deceafed, late of the township of Tredyffrin, in the county of Chester, stating that the faid Rickabach became legally possessed, by purchase from the Commonwealth, of a tract of land, situate on the North Valley mountain, in the county of Chester. That, some time after the faid purchase, he was served with a writ of ejectment, by the Attorney of John Penn and Richard Penn; and, as he was advised of the priority and validity of the Proprietary claim, he deemed it most prudent to acknowledge their right, by paying them, and taking their deed, for the faid land: The heirs therefore pray the Legislature to direct, by Law, the return of the purchase-money, paid by the faid Rickabach, into the Receiver-general's Office. And the faid petition was twice read, and referred to Mr. Wayne, Mr. Lacock, and Mr. Roberts, to confider and report thereon.

Mr. M'Arthur prefented a number of petitions, of fimilar purport, from the fubfcribers thereto, inhabitants of that part of the State lying North and West of of the rivers Ohio, Allegheny, and Conewango creek, praying that the Legislature will take effectual measures to bring the long-delayed contest, between the Warrantees and Actual Settlers, to a close; and the faid petitions were feverally read, and

Laid upon the table.

Mr. Udree prefented three petitions, of fimilar purport, from the fubscribers thereto, inhabitants of the counties of Northampton and Berks, praying that the time limited by Law, for patenting lands, may be extended; and the faid petitions were severally read, and

Laid upon the table.

The Speaker laid before the Senate a letter from John Heckewelder, Moravian Minister, resident at Muskingum, in the State of Ohio, on behalf of William Henry Kilbuck, an Indian, whose claim to an island, in the river Allegheny, had been before former Legislatures. The claim is founded upon services rendered, by faid Kilbuck, to the State of Pennfylvania, and the United States, in the wars with the Indians, and his settling and improving the faid island. Mr. Heckewelder urges the attention of the Legislature to the faid claim. And the faid letter was twice read, and referred to Mr. Irish, Mr. Borrows, and Mr. Bright, to consider and report thereon.

Mr. Borrows, from the Committee appointed for the purpofe, yesterday, reported the Bill, entitled, "An Act for the Relief of Joshua Williams, of Centre County;" which was read the first time. Mr. Borrows, from the Committee appointed for that purpole, on the 22d February, reported the Bill, entitled, "An Act providing for the Settlement of Accounts of Lottery Commissioners, and others concerned in Lotteries;" which was read the first time.

Mr. Irish, from the Committee appointed, yesterday, for that purpose, reported the Bill, entitled, "An Act for the Relief of William Tegarden;" which was read the first time.

Mr. Campbell, from the Committee to whom was referred, on the 21ft of February, the petition of Joseph Rann, on leave now given, reported the Bill, entitled, "An Act granting an Annuity to Joseph Rann;" which was read the first time.

Mr. Sommer, from the Committe to whom was referred, on the 2d of this month, the petition of the fubfcribers thereto, purchafers of lands fold as the eftate of John Nicholfon, deceafed, formerly Comptroller-. general, on leave now given, reported the Bill, entitled, "An Act to provide for the Payment of the Taxes due on the Lands of the late John Nicholfon; on which the State had a Lien;" which was read the first time.

On motion of Mr. Dorfey and Mr. Mitchell,

The following Refolution was twice read, confidered, and adopted :

Refolved, That the Speaker draw his warrant on the State Treasurer, for the sum of one hundred dollars, in favor of William Greer, Printer of the Bills of Senate; he to be accountable for the same.

Whereupon,

A warrant was accordingly fo drawn.

The petition of the fubscribers thereto, the Minister, &c. of the African Episcopal Church, of St. Thomas, in the city of Philadelphia, read yesterday, was again read, and referred to Mr. Dorsey, Mr. Hiester, and Mr. Udree, to confider and report thereon.

On leave given, Mr. Mitchell read a Bill in his place, and, by permifion, prefented the fame to the chair, entitled, "A further Supplement to an Act, entitled, "An Act directing the Mode of fettling Accounts in the Land-office, and to prevent Fraud in obtaining Landwarrants;" which was read the first time. The Bill, entitled, "An Act fupplementary to an Act, entitled, 'An Act to regulate Arbitrations, and Proceedings in Courts of Justice," was read the third time.

Whereupon,

The Yeas and Nays on the queftion, Shall this Bill pafs? were required by Mr. Lacock and Mr. Brady; and, on the queftion being put, the Members voted as follow, to wit:

YEAS. Meffrs. Blocher, Borrows, Bright, Dorfey, Doty, Grefs, Hiefter, Irifh, Lacock, Laird, NAYS. YEAS. Meffrs. Lattimore, M'Arthur, Mitchell, Palmer, Rahm, Roberts, Sommer, Stevenfon, Udree, Weaver. 20. NAYS. Meffrs. Miller,

Meffrs. Brady, Erwin, Hefton, Mayer,

Slaymaker, Wayne, Lane (Speaker). 8.

Twenty Yeas, eight Nays; by which it appeared, that the question was determined in the affirmative.

Ordered, That the faid Bill be prefented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act to enable the Governor to incorporate a Company, for the Purpose of making an Artificial Road, from the Philadelphia and Lancaster Turnpike Road, between the 23d Milestone and the Admiral Warren Tavern, to the Point where the Reading Road intersects the Morgantown Road, to the West of Jones' Tavern, in Berks County;" was read the third time.

Whereupon,

The question, Shall this Bill país? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Reprefentatives, with information that Senate have passed the faid Bill, without amendment. The Bill, entitled, "An Act to enable the Commiffioners of Mercer County to finifb the Public Buildings, for faid County, by a Loan from the State," was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by fection.

Section 1 being under confideration,

A motion was made, by Mr. Roberts and Mr. Sommer,

To amend the fection, by reducing the fum, propofed to be loaned, from 3000 to 1500 dollars; which was not agreed to.

Thereupon,

The question, on adopting the fection, being put, was determined in the negative; and fo the Bill was loft.

The Bill, entitled, "An Act for afcertaining, whether the feveral original Warrantees, and those who derive their Titles therefrom, have performed the Conditions of Sctilement, Improvement, and Residence, or those Requisitions which shall be admitted equivalent thereto, agreeably to the Provisions of the Act of the General Assembly of Pennsylvania, entitled, "An Act for the Sale of the vacant Lands within this Commonwealth," passed the third day of April, one thousand seven hundred and ninety-two;" was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Brady in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and had leave to fit again on Monday next.

The Clerk of the House of Representatives presented, for concurrence, the Bill, entitled,

An Act appropriating a Sum of Money, for erecting a Bridge over Turtlecreek, in the County of Allegheny, where the State Road, from Philadelphia to Pitisburg, cross the same.

He returned the Bill, entitled,

An Act making a new Arrangement of the Treasury Department. And informed that the House of Representatives have passed the faid Bill, with amendments; in which the concurrence of Senate is requested.

He also informed, that the House of Representatives have concurred in the amendment, by Senate, to the Bill, entitled,

A Supplement to an Act, entitled, 'An Act to provide a more effectual Method of fettling the Public Accounts, of the Commissioners and Treasurers of the respective Counties.'

The Bill, prefented for concurrence, was read the first time.

The amendments, by the House of Representatives, to the Bill, entitled, "An Act making a new Arrangement of the Treasury Department," were read as follow:

Section 1, line 15, between the words, "Treasurer and," infert, "until after settlement be made, they shall be deposited with the Auditor-general."

Add, to the end of the fection, the following:

"Together with the Treafury-warrants, which may be then in the office of the Comptroller-general, until they be respectively called for. And it shall be the duty of the Prothonotaries, Sheriffs, Treasurers, and all Officers or other perfons whose duties, by the existing Laws, require a return to be made to, or settlement with, the Register-general; the same shall be made to the Auditor-general, at the same time, and in the same manner, as is now required by Law.

Section 2. Strike out from the word 'account,' in the 8th line, to the end of the fection; and infert, in lieu thereof, the following:

"The difagreement shall be fettled in the fame manner as is now directed by Law, when the Comptrollergeneral and Register-general difagree, in the fettlement of any account. And if any individual shall think himfelf aggrieved, by any fettlement made under this Act, he shall have the like remedy of an appeal, under the fame circumstances, as if the fettlement had been made, under the existing Laws, by the Officers last mentioned."

Section 3. Strike, from lines 2 and 3, the following: "By the concurrence of the Auditor-general and State Treasurer."

Section 4, line 3. Between the words, "falaries and," infert, "annuities."

Section 5. Add to the end thereof, as follows:

"And the Auditor-general shall procure a feal of office; and all papers certified by the Auditor-general, under feal of office, shall be legal evidence in Courts of Justice within this Commonwealth."

Section 8. Strike, from the 3d and 4th lines, these words:

"And continue in office;" and infert, in lisu thereof, the word, "for."

Strike from the word "yeas," in line 4, to the word "but," in line 6.

Introduce 2 new sections, to be numbered 10 and 11, as follow:

Section 10. And be it further enacted, by the authority aforefaid, That, in cafe of any appeal or appeals from the fettlement of any account, fuch appeal shall be forthwith transmitted, by the Auditor-general, to the Prothonotary of the Court of Common Pleas, of the county in which the Seat of Government is or may be; there to be tried and determined: Subject, nevertherles, to a further appeal to the Court, in Bank, of the proper District.

Section 11. And be it further enacted, by the authority aforefaid, That the County Commiffioners, refpectively, fhall be, and they are hereby, required and enjoined, under the penalty of one hundred dollars, to certify the name of the Treasurer of the proper county, together with the date of his appointment, within 30 days thereafter, to the State Treasurer.

Make fection 10, of the printed Bill, read fection 12; and in lines 2 and 3, thereof, strike out the following:

"All Acts and parts of Acts;" and infert, in lieu thereof, these words; "fuch part of any Act or Acts."

Commence the preamble with the word "whereas."

Add to the title the following :

"And enjoining certain Duties on County Commiffioners."

On motion of Mr. Lacock, and Mr. Laird,

The Senate adjourned, till 4 o'clock in the afternoon.

SAME DAY, IN THE AFTERNOON.

The Bill, entitled, "An Act to establish a Public Ferry on the North Side of the West Branch of Sugquehanna, about two Miles below Williamsport, in the County of Lycoming, and to vest the Right thereof in John Domini, his Heirs and Assigns," was read the second time, confidered by section, and agreed to.

The title of the Bill having been agreed to,

Ordered, That it be prepared for the third reading.

On motion of Mr. Wayne and Mr. Roberts,

The Refolution, relative to the adjournment of the Legislature, read on the 2d of this month, was again read.

Whereupon,

The Yeas and Nays, on agreeing thereto, were required by Mr. Laird and Mr. Lacock; and, on the question being put, the Members voted as follow, viz.

YEAS.	YEAS.
Meffrs. Blocher,	Meffrs. Mayer,
Borrows,	Miller,
Brady,	Palmer,
Bright,	Rahm,
Dorfey,	Rankin,
Doty,	Roberts,
Erwin,	Slaymaker,
Grefs,	. Sommer,
Hefton,	Stevenfon,
Hiefter,	Udree,
Irifh,	Wayne,
Laird,	Lane (Speaker). 25.
Lattimore,	
NAYS.	~ NAYS.
Meffrs. Lacock,	Weaver. 3.
M'Arthur.	-

Twenty-five Yeas, three Nays; by which it appeared, that the queftion was determined in the affirmative; and fo it was refolved, that the Legiflature will adjourn, without day, on Tuefday, the 28th inftant.

Ordered, That the Clerk acquaint the Houfe of Representatives thereof.

The Bill, entitled, "An Act allowing further Time, to the Commissioners of Luzerne County, for the Repayment of certain Monies due the Commonwealth," was read the fecond time, confidered by fection, and agreed to.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

On motion of Mr. Roberts and Mr. Wayne,

The Senate refumed, in Committee of the Whole, Mr. Doty in the chair, the confideration of the Bill, entitled, "An Act to incorporate the Marine Infurance Company, of Philadelphia."

And, after some time,

The Committee role, and reported the Bill, with amendments; which were read as reported.

On motion of Mr. Roberts and Mr. Sommer,

The Senate refumed the confideration of the Bill, entitled, "An Act to probibit the diffilling and boiling of Turpentine and Oil, and the manufacturing of Varnifb, within the City of Philadelphia and its Neigbborbood;" postponed, for the present, on the 3d of this month.

The confideration of fection 1 recurring,

A motion was made, by Mr. Roberts and Mr. Dorfey,

To amend the fection, by inferting next after the word "Varnish," in line 6, the words, "or refining Saltpetre;" which was not agreed to.

A motion was then made, by Mr. Dorsey, and Mr. M'Arthur,

To amend the fection, by inferting the following, in line 12, to wit:

"Unless the faid diftilling, boiling, or manufacturing be carried on in an open place, at least 30 feet diftant from any building, vessel of Commerce, or other property which might be injured thereby; or in a completely fire-proof building; the fufficiency of which fire-proof shall be determined and agreed upon, by at least 5 respectable Master Bricklayers, of the said city; who shall certify the same under their hands."

On which motion,

The Yeas and Nays were required by Mr. Roberts and Mr. Dorfey; and, on the question being put, the Members voted as follow, to wit:

VEAS. Meffrs. Blocher, Bright, Campbell, Dorfey, Erwin, Grefs, Hefton, Irifh, Laird, Lattimore, YEAS. Meffrs. M'Arthur, Miller, Rahm, Rankin, Slaymaker, Sommer, Stevenfon, Udree, Weaver, Lane (Speaker). 21.

NAYS.

Wayne. 3.

NAYS. Meffrs. Doty,

Roberts,

Mayer,

Twenty-one Yeas, three Nays; by which it appeared, that the question was determined in the affirmative.

The fection, as amended, was adopted.

The remaining fections, with the title of the Bill, having been adopted,

Ordered, That the faid Bill be prepared for the third reading.

Adjourned, till 10 o'clock tomorrow morning.

Saturday, March 11, 1809.

Mr. Wayne prefented the petition of the fubscribers thereto, inhabitants of the county of Chester, praying that faid county may be included in the provisions of the Bill, now before the Senate, for the prefervation of fmall game; and the faid petition was twice read, and referred to the Committee of the Whole, when that Committee shall have under confideration the faid Bill.

Mr. Rahm prefented three petitions, of fimilar purport, from the fubscribers thereto, inhabitants of the Commonwealth, praying for an Act incorporating a company to build a bridge over the Sufquehanna, at Harrifburg; and the fame was twice read, and referred to Mr. Rahm, Mr. Sommer, and Mr. Irifh, to confider and report thereon.

Mr. Laird, from the Committee appointed for that purpofe, made report:

That the Committee, in conjunction with the Committee of the Houfe of Representatives, had prefented to the Governor, for his approbation, the Bills entitled, respectively, as follow, viz.

1. A Supplement to the Act, entitled, 'An Act for the Relief of the Poor.'

2. An Act to regulate the Issuing of Patents for Donation-lands.

3. A further Supplement to an Act, entitled, 'An Act to alter the Judiciary System of this Commonwealth.'

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4. An Act to empower Anthony Beelen, Alexander M^{*}-Laughlin, and Zachariah A. Tannehill, Executors of the last Will and Testament of William Porter, deceased, to execute a Deed of Conveyance, for a Quarter-lot of Ground in the Borough of Pittsburg, to George Wallace, and for other Purposes therein mentioned.

Mr. Weaver, from the Committee appointed, yesterday, for that purpose, reported the Bill, entitled, "An Act diffolving the Marriage of Richard Lott and Lucy, bis Wife;" which was read the first time.

Mr. M'Arthur, from the Committee to whom was recommitted, on the 9th of this month, the Bill, entitled, "An Act for preferving the Race of Muskrats and Beavers, and thereby fave a Race of Furs, for Home Manufactures," reported the faid Bill, with amendments; which were read as reported.

Mr. Dorfey, from the Committee to whom was, yesterday, referred the petition of the Minister; &c. of the African Episcopal Church, in Philadelphia, on leave now given, reported the Bill, entitled, "A further Supplement to an Act, entitled, 'An Act to raife, by Way of Lottery, a Sum not exceeding eight thousand Dollars, for the Use and Benefit of the Minister, Warden's, and Vestry of the African Episcopal Church, of St. Thomas, in the City of Philadelphia;" which was read the first time.

Mr. Dorfey, from the Contmittee to whom was referred, on the 2d of this month, the petition of the Prefident, Adjuntas, and Members of the Hebrew congregation, of the city of Philadelphia, on leave now given, reported the Bill, entitled, "A further Supplement to an Act, entitled, 'An Act authorifung the Prefident, Adjuntas, and Members of the Hebrew Congregation of the City of Philadelphia, to raife, by Way of Lottery, a Sum of Money, for the Repair of their Synagogue, and Place of Burial, and for other Purpofes;" which was read the first time.

The Bill, entitled, "An Act to establish a Public Ferry on the North Side of the West Branch of the Susquehanna, about two Miles below Williamsport, in the County of Lycoming, and to west the Right thereof in John Domini, his Heirs and Assigns," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the Houfe of Reprefentatives, for concurrence.

On motion of Mr. Weaver and Mr. Roberts,

The Senate proceeded to the confideration of the amendments, by the Houfe of Reprefentatives, on the Bill, entitled, "An Act making a new Arrangement of the Treafury Department;" read yesterday.

The first amendment was not concurred in.

The remaining amendments were feverally adopted.

Ordered, That the Clerk acquaint the House of Representatives thereof.

The Bill, entitled, " An Act to prohibit the diftilling and boiling of Turpentine, and Oil, and the manufacturing of Varnish, within the City of Philadelphia, and its Neighborhood," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill with amendments; in which the concurrence of that Houfe is requefted. Which amendments,

Limit the operations of the Bill to Tenthstreet, inflead of Broadstreet; and provide that manufacturing, in fire-proof buildings, shall not be prevented.

The Bill, entitled, "An Act allowing further Time, to the Commissioners of Luzerne County, for the Repayment of certain Monies due the Commonweath," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Reprefentatives, with information that Senate have passed the faid Bill without amendment.

The Bill, entitled, "An Act to incorporate the Marine Infurance Company, of Philadelphia," was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by fection.

Section 1 being under confideration,

The Yeas and Nays, on adopting the fame, were required by Mr. Lacock and Mr. Stevenson; and, on the question being put, the Members voted as follow, viz.

YEAS.
Meffrs. Mayer,
Miller,
Palmer,
Rahm,
Rankin,
Slaymaker,
Sommer,
Udree,
Wayne,
Lane (Speaker). 21.

NAYS.

M'Arthur,

Lacock.

Meffrs. Blocher, Doty, NAYS. Meffrs. Mitchell, Roberts, Stevenfon, Weaver. 8.

Twenty-one Yeas, eight Nays; by which it appeared that the question was determined in the affirmative.

Section 2 was adopted.

Section 3, containing the articles of affociation, being under confideration,

Article 1 was adopted.

Article 2 being under confideration,

A motion was made, by Mr. Roberts and Mr. Doty,

To amend the article, by inferting, in line 21, a provision, that perfons voting by proxy shall deposit the written evidence thereof with the Directors, at the time of voting; and that none but citizens of the State shall be allowed fo to vote; which was agreed to, and the article as amended adopted.

The remaining articles, fections, preamble, and title, of the Bill, were feverally agreed to.

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act to encourage the Killing of Squirrels and Crows, in certain Western Counties of this Commonwealth," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Bright in the chair, for the further confideration thereof.

And, after fome time,

The Committee rofe, and reported the faid Bill without amendment.

The Bill, entitled, "An Act providing for the Removal of the Seat of Justice, in the County of Bucks, from Newtown to a more central Place, and for other Purposes," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Sommer in the chair, for the further confideration thereof. And, after fome time,

The Committee role, reported progress, and had leave to fit again on Monday next.

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, viz.

To the Senate and Houfe of Representatives, of the Commonwealth of Pennfylvania.

GENTLEEMEN,

I have this day approved and figned the following Acts of the General Affembly, and directed the Secretary of the Commonwealth to return the fame to the respective Houses in which they originated, viz.

1. A further Supplement to an Act, entitled, ' An Act to alter the Judiciary System of this Commonwealth.'

2. An Act to regulate the Issuing of Patents, for Donation-land.

3. An Act to empower Anthony Beelen, Alexander M'-Laughlin, and Zachariah A. Tannehill, Executors of the last Will and Testament of William Porter, deceased, to execute a Deed of Conveyance, for a Quarter-lot of Ground in the Borough of Pittsburg, to George Wallace, and for other Purposes therein mentioned.

4. A Supplement to the Act, entitled, ' An Act for the Relief of the Poor.'

SIMON SNYDER.

Lancaster, Murch 11, 1809.

The Clerk of the Houfe of Reprefentatives prefented, for concurrence, the Bill, entitled,

An Act authorifing a Loan of Money, from the State, to William M'Dermott.

And, for fignature, the Bill, entitled,

An Act to enable the Governor to incorporate a Company, for the Purpofe of making an Artificial Road, from the Philadelphia and Lanca/ter Turnpike Road, between the 23d Milestone and the Admiral Warren Tavern, to the Point where the Reading Road intersects the Morgantown Road, to the West of Jones' Tavern, in Berks County.

And he informed, that the Houfe of Reprefentatives have concurred in the amendments, by Senate, to the Bills, entitled, as follow, to wit:

1. An Act to incorporate the Farmers' and Mechanics' Bank.

2. An Act concerning Libels.

3. An Act to prohibit the distilling and boiling of Turpentine and Oil, and the manufacturing of Varnish, within the City of Philadelphia, and its Neighborhood.

He also presented an extract from the Journal of that House, which was read as follows, viz.

" In the Houfe of Reprefentatives.

March 11, 1809.

"The Refolution from Senate, relative to the Adjournment of the Legislature, was read a fecond time, amended, and adopted, as follows, viz.

"*Refolved*, That the Legislature will adjourn, without day, on Tuesday, the 4th day of April next."

The Bill, prefented for concurrence, was read the first time.

The Speaker figned the Bill prefented for fignature.

On motion of Mr. Weaver and Mr. Roberts,

The Senate adjourned, till 4 o'clock in the afternoon.

SAME DAY IN THE AFTERNOON.

The Bill, entitled, "An Act to raife, by Way of Lottery, a Sum not exceeding four thousand Dollars, for the Use and Benefit of the Minister, Church-wardens, and Vestrymen of Trinity Church, in Pittsburg," was read the second time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Roberts in the chair, for the further confideration thereof.

And, after fome time,

The Committee rofe, and reported the Bill with the first fection negatived.

On motion of Mr. Weaver and Mr. Stevenson,

The Refolution, relative to the establishment of an Academy in Greene county, was again read; and, being under confideration,

A motion was made, by Mr. Roberts and Mr. Sommer,

To amend the Refolution, by striking out of the fourth paragraph the sum of 5000, and inferting in place thereof 1000.

Mr. Weaver called for a division of the question, to end with striking out.

Whereupon,

The question, Will Senate agree to strike out 5000? being put, was determined in the affirmative.

Thereupon,

A motion was made, by Mr. Weaver and Mr. Campbell,

To fill the blank with 2000.

Mr. Wayne and Mr. Doty mentioned 1500.

Mr. Roberts and Mr. Sommer mentioned 1000. Agreeably to the 18th rule of Senate,

A question was first put on 2000, and agreed to. The Resolution as amended was adopted.

Ordered, That Mr. Weaver, Mr. Campbell, and Mr. Miller be a Committee, for the purpole expressed in the faid Resolution.

The Bill, entitled, "An Act to declare Greencreek and its Branches, in Northumberland County, Public Highways," was read the fecond time, confidered by fection, and agreed to.

The title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

On motion of Mr. Roberts and Mr. Wayne,

The extract from the Houfe of Representatives, relative to the Adjournment, was again read.

Whereupon,

The Yeas and Nays, on concurring the amendment of the Houle of Reprefentatives, were required by Mr. Hiefter and Mr. Erwin; and on, the queftion being put, the Members voted as follow, to with

YEAS. Meffrs. Blocher, Borrows, Campbell, Erwin, Hefton, Irifh, Lacock, M'Arthur, YEAS. Meffrs. Miller, Mitchell, Rahm, Roberts, Sommer,

Stevenson,

350

NAYS. Meffrs. Brady, Bright, Doty, Grefs, Hiefter, Laird, NAYS. Meffrs. Mayer, Palmer, Rankin, Udree, Wayne, Lane (Speaker). 13.

Lattimore,

Fifteen Yeas, thirteen Nays; by which it appeared, that the question was determined in the affirmative.

Ordered, That the Clerk acquaint the Houfe of Representatives thereof.

Adjourned, till 10 o'clock Monday morning.

Monday, March 13, 1809.

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Mr. Prefton prefented the petition of the fubfcribers thereto, inhabitants of the county of Delaware, stating the embarraffments which are experienced by those perfons who attend the Highstreet market, in Philadelphia, in confequence of a want of convenient stalls, or fhambles; that the corporation are authorifed to extend the faid market, and appropriate one-half of faid extension, free of expence, for the use of the country People, who attend the market. That the corporation do not feel themfelves justified in appropriating a large fum of money, for the erection of markethouses, were there exifts no expectation of receiving an interest for the money fo expended. The petitioners therefore pray, that the Legislature will pass an Act authorifing the corporation to let or rent the half of fuch market (when erected) for the use of the country People, and the other half to Butchers, &c. on the ufual terms. And the faid petition was twice read, and referred to the Committee of the Whole, when that Committee shall have the Bill on the subject under their confideration.

Mr. Prefton prefented the petition of the fubfcribers thereto, inhabitants of the counties of Delaware and Chefter, praying that the Bill now before the Senate, for the prefervation of fmall game, may be paffed into a Law; and the faid petition was twice read, and referred to the Committee of the Whole, when the faid Bill fhall be under confideration by that Committee.

Mr. Roberts, from the Committee to whom was referred, on the 24th of February, the Bill, entitled, "An Act to incorporate the Millgrove Mine Company," reported the Bill, with amendments; which were read as reported.

The Bill, entitled, " In Act to incorporate the Marine Infurance Company, of Philadelphia," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill with amendments; in which the concurrence of that Houfe is requested. Which amendments are:

1. Reduce the yearly income of the eftate, to be held by the corporation, from 10 to 6000 dollars.

2. Authorife the company to vest their funds in their own stock, as well as in the Banks, &c.

3. Perfons voting by proxy shall be citizens of the State, and deposit the written evidence of the proxy with the Directors, at the time of voting.

4. Strike out the provision, authorifing the company to make infurances by way of tontine.

5. As a fublitute for fection 4, as paffed by the Houfe of Reprefentatives, infert a provision that the faid company shall pay the Commonwealth 1 per cent, annually, on the amount of their capital, whenever they divide more than 9 per cent per annum on such capital: The amount of dividends to be proven, before the Mayor of Philadelphia. This provision not to take effect, until the sirft of January, 1815; nor then, unless other charters, thereaster granted, be subjected to the fame condition.

The Bill, entitled, " An . At to declare Greencreek and its Branches, in the County of Northumberland, Public Highways," was read the third time.

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Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the Houfe of Reprefentatives, for concurrence.

The Bill, entitled, "An Act to encourage the Killing of Squirrels and Crows, in certain Western Counties of this Commonwealth," was read the fecond time, as reported by Committee of the Whole, confidered by fection, and agreed to.

The title of the Bill having been agreed to,

Ordered, That it be prepared for the third reading.

The Report of the Committee of the Whole (negativing the first fection) on the Bill, entitled, "An Act to raife, by Way of Lottery, a Sum not exceeding four thousand Dollars, for the Use, and Benefit of the Minister, Church-wardens, and Vestrymen of Trinity Church, in Pittsburg," read on the 11th of this month, was again read, confidered, and adopted; and so the Bill was lost.

The Bill, entitled, "An Act for the Relief of John M'Dowell," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Miller in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill without amendment.

The Clerk of the Houfe of Representatives presented, for concurrence, four Bills, entitled, respectively, 2s follow, to wit:

1. An Act authorifing the Sale of the real Estate, the Property of John Barron, late of the County of Somerfet.

2. An Act authorifing the Governor of this Commonwealth to incorporate a Company, for the Purpose of making and erecting a Bridge and Road over the Northeast Branch of the River Susquehanna, in the County of Northumberland, from the Public Highway, opposite the Plantation of Themas Grant, to Shemoken Island, through the

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Public Highway of Shamoken Island to the Shore opposite Northnmberland, and from thence to the Town of Northumberland.

3. An Act for the Relief of Giles M'Dowell.

4. A Supplement to an Act, entitled, 'An Act fupplementary to an Act to raife, by Way of Lottery, a Sum not exceeding 8000 Dollars, for the Use and Benefit of the Minister, Wardens, and Vestry of the African Episcopal Church of St. Thomas, in the City of Philadelphia.

And, for fignature, the Bills, entitled, as follow, to wit:

1. An Act to incorporate the Farmers' and Mechanics' Bank.

2. A Supplement to an Act, entitled, 'An Act to provide a more effectual Method of fettling the Public Accounts, of the Commissioners and Treasurers of the respective Counties.

And he informed, that the Houfe of Reprefentatives have receded from their amendment, not concurred in by Senate, to the Bill, entitled,

An Act making a new Arrangement of the Treasury Department, and enjoining certain Duties on County Commissioners.

The Bills presented for concurrence were feverally read the first time.

The Speaker figned the Bills prefented for fignature.

On motion,

The further confideration, in Committee of the Whole, of the Bill, entitled, "An Act for afcertaining, whether the feveral original Warrantees, and those who derive their Titles therefrom, have performed the Conditions of Settlement, Improvement, and Residence, or those Requisitions which shall be admitted equivalent thereto, agreeably to the Provisions of the Act of the General Association of Pennsylvania, entitled, "An Act for the Sale of the vacant Lands within this Commonwealth," passed the third day of April, one thousand seven hundred and ninety-two;" was postponed, for the prefent.

Agreeably to order,

The Senate refumed, in Committee of the Whole, Mr. Palmer in the chair, the confideration of the Bill, entitled, "An Act providing for the Removal of the Seat of Justice, in the County of Bucks, from Newtown to a more central Place, and for other Purpofes."

And, after some time,

The Committee rose, and reported the Bill without amendment.

On motion of Mr. Weaver and Mr. Roberts,

The Senate adjourned, till half past 3 o'clock in the afternoon.

SAME DAY, IN THE AFTERNOON.

Mr. Lacock prefented the petition of the fubscribers thereto (1809) inhabitants of Bucks county, praying that the faid county may be divided; and the fame was read, and

Laid upon the table.

Mr. Lacock also prefented the remonstrance of the fubscribers thereto (89) inhabitants of Bucks county, in opposition to the removal of the Seat of Justice in faid county from Newtown; and the same was read, and

Laid upon the table.

The Bill, entitled, "An Act to authorife the Guardians of the Perfon and Estate of Doctor John Houston, of the County of Lancaster, to fell and convey certain Lands therein mentioned," was read the second time. Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Preston in the chair, for the further consideration thereof.

And, after some time,

The Committee role, and reported the Bill without amendment.

On motion of Mr. Weaver and Mr. Mayer,

The faid Bill was confidered by fection, and agreed to.

The preamble and title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Clerk of the House of Representatives presented, for fignature, the Bills, entitled, respectively, as follow, viz. 1. An Act concerning Libels.

2. An Act to prohibit the diftilling and boiling of Turpentine and Oil, and the manufacturing of Varnish, within the City of Philadelphia and its Neighborhood.

3. An Act allowing further Time, to the Commiffioners of Luzerne County, for the Repayment of certain Monies due the Commonwealth.

And he informed, that the House of Representatives have concurred in the amendments, by Senate, to the Bill, entitled,

An Act to incorporate the Marine Infurance Company, of Philadelphia.

The Speaker figned the Bills prefented for fignature.

The Bill, entitled, "A Supplement to an Act, entitled, 'An Act to enable the Governor to incorporate a Company, to make an Artificial Road, by the best and nearch Route, from the Town of Hanover, in the County of York, to the Maryland Line, at or near the Place the Turnpike from Baltimore to the State Line, towards Hanover, will strike the fame;" was read the fecond time, confidered by fection, and agreed to.

The title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

On leave given, Mr. Dorfey read a Bill in his place, and by permiffion prefented the fame to the chair, entitled, "An Act authorifing the County Commiffioners, throughout this Commonwealth, to exempt from Taxation, in certain Cafes, the Property of religious, literary, and charitable Societies." And the faid Bill was read the first time.

The Bill, entitled, "An Act for preferving the Race of Muskrats and Beavers, and thereby fave a Source of Furs for Home Manufactures," was read the fecond time, as reported by Select Committee, to whom it had been recommitted, confidered by section, and agreed to.

The preamble was agreed to.

The title having been amended to as to read, "An Act for preferving the Race of Muskrats and Beavers, in certain Counties within this Commonwealth," and agreed to, Ordered, That faid Bill be prepared for the third reading.

On motion of Mr. Dorley and Mr. Mitchell,

Senate refumed the confideration of the Bill, entitled, "An Act to incorporate the Female Affociation of Philadelphia."

Section 1 recurring,

The Yeas and Nays, on 'adopting the fame, were required by Mr. Roberts and Mr. Dorfey; and, on the question being put, the Members voted as follow, to wit:

YEAS.	NAYS.
Meffrs. Campbell,	Meffrs. Blocher,
Dorfey,	Borrows,
Erwin,	Bright,
Grefs,	Doty,
Hefton,	M'Arthur,
Irifh,	Miller,
Lacock,	Preston,
- Laird,	Rahm,
Lattimore,	Roberts,
Mayer,	Stevenson,
Mitchell,	Wayne,
Slaymaker,	Weaver,
Udree. 13.	Lane (Speaker). 13.

Thirteen Yeas, thirteen Nays; by which it appeared that the question was determined in the negative; and fo the Bill was lost.

Mr. Hefton asked and obtained leave of absence, for Mr. Sommer, for one week.

Mr. Wayne asked and obtained leave of absence, for Mr. Brady, for one week.

On motion of Mr. Roberts and Mr. Dorfey, and by fpecial order,

The Bill, entitled, "An Act to incorporate the Millgrove Mine Company," was read the fecond time, as reported by Select Committee, this morning.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Preston in the chair, for the further conderation thereof.

And, after fome time,

The Committee role, and reported the Bill without amendment.

Mr. Laird, from the Committee appointed for that purpole, made report, that the Committee, in conjunction with the Committee of the House of Reprefentatives, have presented to the Governor, for his approbation, the Bills, entitled, as follow, viz.

1. A Supplement to an Act to provide a more effectual Method of fettling the Public Accounts, of the Commissioners and Treasurers of the respective Counties.

2. An Act to incorporate the Farmers' and Mechanics' Bank.

3. An Act to enable the Governor to incorporate a Company, for the Purpose of making an Artificial Road, from the Philadelphia and Lancaster Turnpike Road, between the 23d Milestone and the Admiral Warren Tavern, to the Point where the Reading Road intersects the Morgantown Road, to the West of Jones' Tavern, in Berks County.

Adjourned, till 10 o'clock tomorrow morning.

Tuefday, March 14, 1809.

The Speaker laid before the Senate a letter, from the Secretary of the Commonwealth, informing that he had, according to Law, laid before the Houfe of Reprefentatives fundry documents and depositions, in cafe of complaints against James M'Candles, Esquire, a Justice of the Peace in and for the county of York; which was read, and

Laid upon the table.

Mr. Preiton prefented the petition of the fubicribers thereto, inhabitants of Chefter county, praying that the alteration in the law, regulating the building of the markethouse in Philadelphia, requested by certain petitioners of the counties of Chefter, Montgomery, and Delaware, may not take place; and the faid petition was twice read, and referred to the Committee of the Whole, when that Committee shall have under confideration the Bill, relative to the extension of the markethouse in Highstreet, in the faid city. The Bill, entitled, "An Act to encourage the Killing of Squirrels and Crows, in certain Western Counties of this Commonwealth," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act to authorife the Guardians of the Perfon and Estate of Doctor John Houston, of the County of Lancaster, to fell and convey certain Lands therein mintioned," was read the third time.

· Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Representatives, with information that Senate have passed the faid Bill, without amendment.

The Bill, entitled, "A Supplement to an Act, entitled, 'An Act to enable the Governor to incorporate a Company to make an Artificial Road, by the best and nearest Route, from the Town of Hanover, in the County of York, to the Maryland Line, at or near the Place the Turnpike from Baltimore to the State Line, towards Hanover, will strike the same;" was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houle of Reprefentatives, with information that Senate have paffed the faid Bill, without amendment.

The Bill, entitled, "An Act for preferving the Race of Mu/krats and Beavers, in certain Counties within this Commonwealth," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be presented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act for the Relief of John M'Dowel," was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by section.

Section 1 being under confideration,

A motion was made, by Mr. Wayne and Mr. Preston,

To amend the fection, by strking out all that follows the word, 'and,' in line 6; and inferting, in place thereof, the following:

"That an annuity of forty dollars be granted, for the use of John M'Dowel, to be paid half-yearly to Alexander M'Clean, of Fayette county, his executor or executors, administrator or administrators, his or their lawful attorney, to commence from the first day of January, 1809, on warrants to be drawn by the Govvernor on the State Treasury; which annuity shall be expended by the faid Alexander M'Clean, his executor or executors, administrator or administrators, his or their lawful attorney, in providing clothing, lodging, and diet for the faid John M'Dowel. And it shall be, and it is hereby made, the duty of the faid Alexander M'Clean, his executor or executors, administrator or administrators, his or their lawful attorney, to make an annual return to the Orphans' Court of Fayette county, on oath or affirmation, how and in what manner he or they have executed the truft in him or them confided, by this Act."

Which was agreed to, and the fection as amended adopted.

The preamble was agreed to.

The title having been amended, fo as to read, "An Act granting an Annuity to John M'Dowel," and agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act providing for the Removal of the Seat of Justice, in the County of Bucks, from Newtown to a more central Place, and for other Purposes," was read the fecond time, as reported by Committee of the Whole, yesterday, and considered by fection.

Section 1 being under confideration.

A motion was made by Mr. Lacock and Mr. Helton,

To postpone the further confideration of the Bill, and recommend it to the attention of Senate, at their next Seffion, and required the Yeas and Nays thereon; and, on the question being put, the Members voted as follow, to wit:

YEAS.	YEAS.
Meffrs. Borrows,	Meffrs. Mayer,
Campbell,	Palmer,
Dorfey,	Prefton,
Grefs,	Rankin, '
Hefton,	Slaymaker,
Irifh,	Wayne,
Lacock,	Lane (Speaker). 15.
Laird,	
NAYS.	NAYS.
Meffrs. Blocher,	Meffrs. Mitchell,
Bright,	Rahm,
Doty,	Roberts,
Erwin,	Stevenfon,

M'Arthur, Miller,

Lattimore,

Fifteen Yeas, thirteen Nays; by which it appeared that the question was determined in the affirmative.

Udree, Weaver.

13.

Mr. Lacock read in his place, 'an account of the proceedings of a large and respectable number of the inhabitants of the county of Bucks, met at Newtown, Monday, 6th March, 1809, to take into confideration the present application for a removal of the Seat of Justice from Newtown,' figned Isaac Hicks, Chairman, and James Raguet, Secretary; and on the question, Shall the Member have leave to present the paper to the Chair?

The Yeas and Nays were required by Mr. Lacock and Mr. Roberts; and, on the queftion being put, the Members voted as follow, to wit:

YEAS.		YEAS.
Meffrs. Blocher,	•	Meffrs. Hefton,
Borrows,		Irifh,
Bright,		Lacock,
Campbell,		Laird,
Grefs,		Lattimore,

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YEAS.

Meffrs. Mayer, Palmer, Prefton, Rahm, Rahm, YEAS. Meffrs. Slaymaker, Wayne, Weaver, Lane (Speaker). 19.

NAY8. Meffrs. Dorley, Doty, M'Arthur, Miller, NAYS. Meffrs. Mitchell, Roberts, Stevenfon, Udree. 8.

Nineteen Yeas, eight Nays; by which it appeared that the question was determined in the affirmative.

Whereupon,

Mr. Lacock prefented the faid paper, which was read; by which it appears, that, in the opinion of the meeting, the removal of the Seat of Juffice from Newtown, 'while it will only filence the murmurs of a part of the county, will raife an increasing diffatisfaction in another part;' ' that, for doing equal and impartial juffice, and that the prefent unhappy difpute may be put to reft, do confider a division of the county, at this time, the most harmonious measure that can be adopted : They therefore recommend, that petitions be prefented to the Legislature, for that purpofe.'

And the faid paper was laid upon the table.

The Bill, entitled, "An Act to incorporate the Millgrove Mine Company," was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by fection.

Section 1 being under confideration,

The question on agreeing thereto being put, was determined in the negative; and so the Bill was lost.

The Bill, entitled, " An Act granting an Annuity to George Blakely," was read the fecond time, confidered by fection, and agreed to.

The preamble and title having been agreed to, Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act enjoining further Duties on the Judges of the Supreme Court," was read the fecond time.

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Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Preston in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill with amendments; which were read as reported.

The Bill, entitled, "An Act granting an Annuity to Hugh Quay," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Rankin in the chair, for the further confideration thereof.

And, after some time,

The Committee rofe, and reported the Bill with amendments; which were read as reported.

The Clerk of the Houfe of Reprefentatives prefented, for concurrence, five Bills, entitled, respectively, as follow, to wit:

1. An Act granting a Tract of Donation-land, for the Ufe of the Widow and Children of Edward Beeby, deceafed.

2. An Act for the Relief of John Boyls, a Sergeant in the late revolutionary War.

3. An Act to enable the Governor to incorporate a Company, to make an Artificial Road from the Town of Hanover, in the County of York, to the Borough of Carlifle.

4. An Act authorifing the Governor to incorporate a Company, for making an Artificial Road from Safeharbor, at the Mouth of Coneftoga Creek, through the Village of Strafburg, to interfect either the Gap and Newport Turnpike, or the Philadelphia and Lancafter Turnpike Road, as near the former as poffible.

5. An Act to authorife the Governor of this Commonwealth to incorporate a Company, for the Purpofe of making and erecting a Bridge over the River Sufquehanna, in the County of Lancaster, at or near the Town of Columbia.

He returned, the Bill, entitled,

'An Act authorifing John Sharp, acting administrator of John Sutton, deceased, to make and execute certain Titles to Land therein mentioned.'

And informed, that the House of Representatives have passed faid Bill without amendment.

The Bills prefented for concurrence were read the first time.

Mr. Laird, from the Committee appointed for that purpole, made report, that the Committee, in conjunction with the Committee of the Houle of Representatives, have presented to the Governor, for his approbation, three Bills, entitled, respectively, as follow, viz.

1. An Act to prohibit the diftilling and boiling of Turpentine and Oil, and the manufacturing of Varnifh, within the City of Philadelphia and its Neighborhood.

2. An Act allowing further Time, to the Commiffioners of Luzerne County, for the Repayment of certain Monies due the Commonwealth.

3. An Act concerning Libels.

On motion of Mr. Dorfey and Mr. Udree.

The Committee, to whom were referred the petitions of certain literary, religious, and charitable focieties, praying that certain property may be exempted from taxation, was difcharged from the further confideration thereof.

Adjourned, till 10 o'clock tomorrow morning.

Wednefday, March 15, 1809.

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Mr. Doty prelented the petition of the fubscribers thereto, inhabitants of Greenwood township, in the county of Mifflin, praying that the place of holding the Elections in the faid township may be changed, and fixed at the House now occupied by Joseph Sellers; and the faid petition was read, and

Laid upon the table.

Mr. Miller prefented the petition of James M'Kiffick, of Adams county, flating that he is regularly poffeffed of and owns a tract of land, on the waters of Tomfcreek, under a proprietary warrant; that, owing to an informality in the manner of paying the purchafe money, the petitioner cannot procure a patent for the faid land: He therefore prays relief. And the faid petition was twice read, and referred to Mr. Miller, Mr. Campbell, and Mr. Weaver, to confider and report thereon, by Bill or otherwife.

Mr. Roberts prefented the petition of David Thomas, stating that, while in the exercise of the duties of the office of Sheriff of Bucks county, a certain perfon was indicted for keeping a tipplinghouse, and incurred the penalty of \pounds 10. That, being poor, the petitioner took his note; and, in the settlement of his account with the Register-general, the petitioner was charged with the faid sum of ten pounds. That the late Governor, afterwards, remitted the staid fine, and thereby the petitioner cannot recover the amount of the note. He therefore prays relief. And the faid petition was twice read, and referred to Mr. Roberts, Mr. Erwin, and Mr. Wayne, to confider and report thereon.

Mr. Campbell, prefented the petition of the fubfcribers thereto, inhabitants of York county, praying that the Law for patenting lands may be extended, beyond the month of September next; and the faid petition was read, and referred to the Committee of the Whole, when the Bill, extending the time of patenting lands, fhall be under confideration by that Committee.

Mr. Rahm, from the Committee to whom was referred, on the 11th of this month, the petition of the fubfcribers thereto, on leave now given, reported the Bill, entitled, "An Act to authorife the Governor of this Commonwealth to incorporate a Company, for erecling a Permanent Bridge over the River Sufquehanna, at or near the Borough of Harrifburg, in Dauphin County;" which was read the first time.

Mr. Weaver, from the Committee appointed for that purpole, on the 11th of this month, reported the Bill, entitled, "An Act establishing an Academy in Carmichaelstown, in the County of Greene;" which was read the first time.

The Bill, entitled, "An Act for the Relief of John M'Dowel," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered. That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill with amendments; in which the concurrence of that House is requested.

For the amendments, see Journal of yesterday.

The Bill, entitled, " An Act granting an Annuity to George Blakely," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Reprefentatives, for concurrence.

The Bill, entitled, " An Act granting an Annuity to Hugh Quay," was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by fection, and agreed to.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, " An Act to prevent the Killing of Rabbits, Pheasants, and Partridges, out of Season, in Delaware County," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Stevenson in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill with amendments; which were read as reported.

On motion of Mr. Mitchell and Mr. Lacock,

The faid Bill was confidered by fection.

Section 1 being under confideration,

The Yeas and Nays, on agreeing thereto, were required by Mr. Mitchell and Mr. Lacock; and, on the question being put, the Members voted as follow, viz.

YEAS. Meffrs. Blocher, Bright, Campbell, Erwin,

Meffrs. Grefs, Hefton,

Irifh,

Laird,

YEAS.

YEAS. Meffrs. Lattimore, Mayer, M'Arthur, Miller, Palmer, Prefton, Rahm, NAYS. Meffrs. Borrows, Dorfey,

Doty,

Lacock,

YEAS. Meffrs. Rankin, Roberts, Slaymaker, Udree, Wayne, Lane (Speaker). 21.

NAYS. Meffrs. Mitchell, Stevenion, Weaver. 7.

Twenty-one Yeas, feven Nays; by which it appear. ed that the question-was determined in the affirmative.

The remaining fections were agreed to.

The title having been amended to as to read, "An Act to prevent the Killing of Rabbits, Pheafants, and Partridges, out of Seafon, in Delaware, Chefter, and Philadelphia Counties," and agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Clerk of the House of Representatives presented, for concurrence, two Bills, entitled, as follow, viz.

1. An Act granting to John Caulket an Annuity, for Life.

2. An Act granting to Samuel M'Neill an Annuity, for Life.

And, for fignature, four Bills, entitled respectively as follow, to wit:

1. A Supplement to an Act, entitled, 'An Act to enable the Governor to incorporate a Company, to make an Artificial Road, by the best and nearest Route, from the Town of Hanover, in the County of York, to the Maryland Line, at or near the Place the Turnpike from Baltimore to the State Line, towards Hanover, will strike the fame.

2. An Act to incorporate the Marine Infurance Company, of Philadelphia.

3. An Act making a new Arrangement of the Treafury Department, and enjoining certain Duties on County Commissioners. 4. An Act to authorife the Guardians of the Perfon and Eftate of Doctor John Houfton, of the County of Lancaster, to fell and convey certain Lands therein mentioned.

And he returned the Bill, entitled,

'An Act to authorife and direct the Governor to incorporate a Company, for erecting a Permanent Bridge over the River Schuykill, opposite the Flatrock, in the County of Philadelphia.'

And informed, that the House of Representatives have passed the faid Bill with amendments; in which the concurrence of Senate is requested.

The amendments on the faid Bill were read as follow, to wit:

Section 1, line 13. Strike out the word, 'aforefaid.'

Section 9. Strike from line 3 the word, 'feven,' and infert, 'one.' This amendment limits the width of the Bridge, to 21, inflead of 27, feet.

Strike from line 12, and wherever they occur

throughout the fection, the words, 'the fum of.'

The Bills prefented for concurrence were feverally .read the first time.

The Speaker figned the Bills presented for fignature.

The Bill, entitled, "An Act to authorife the Governor to appoint Commiffioners, for the Purpofe of laying out a State Road, beginning at or near Kelfo's Ferry, in Cumberland County, through York and Adams Counties, to the Maryland Line, in a Direction to the City of Washington;" was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Grefs in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill with one amendment; which was read as reported.

The Bill, entitled, " An Act to authorife the Governor of this Commonwealth to incorporate a Company, for erecting a Bridge over the River Delaware, at or near Mitchell's and Howell's Ferry," was read the fecond time.

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Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Preston in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill with amendments; which were read as reported.

On motion of Mr. Weaver and Mr. Roberts,

The Senate adjourned, till 4 o'clock in the afternoon.

SAME DAY IN THE AFTERNOON.

The Bill, entitled, "An Act authorifing the Sale of real Estate, the Property of John Barron, late of the County of Somerset, deceased," was read the second time. Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Slaymaker in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill with the first fection negatived.

The Bill, entitled, "An Act to authorife the Governor of this Commonwealth to incorporate a Company, for the Purpole of making and erecting a Bridge and Road over the Northeast Branch of the River Sulquebanna, in the County of Northumberland, from the Public Highway, opposite the Plantation of Thomas Grant, to Shamoken Island, through the Public Highway of Shamoken Island to the Shore opposite Northumberland, and from thence to the Town of Northumberland;" was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Bright in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the faid Bill with amendments; which were read as reported.

The Bill, entitled, "An Act for the Relief of the Keeper of the Debtors' Prifon," was read the second time. Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Borrows in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and had leave to fit again tomorrow.

The Bill, entitled, " An Act to erect Parts of Luzerne and Lycoming Counties into feparate County-districts," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Preston in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and had leave to fit again on Friday next.

Adjourned, till 10 o'clock tomorrow morning.

Thursday, March 16, 1809.

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Mr. Campbell prefented the petition of Edward Shea, of the county of York, flating that he ferved in various capacities, in the late revolutionary War; that he was confiderably injured by a fall, while performing his duty; by which, and the infirmities of age, he is unable to support himself and family: He therefore prays relief. And the faid petition was twice read, and referred to Mr. Campbell, Mr. Lattimore, and Mr. Rankin, to confider and report thereon.

Mr. Roberts, from the Committee to whom was yesterday referred the petition of David Thomas, on I leave now given, reported the Bill, entitled, " An det for the Relief of David Thomas;" which was read the first time.

Mr. Lacock, from the Committee to whom was referred, on the 9th of this month, the memorial of David Brodhead, jun. made report; which was read as follows, to wit:

That the claim of faid Brodhead, for a number of tracts of Donation-land, transferred to him by the

affignees of the original owners, appears to depend entirely on the conftruction of Laws paffed long fince; which conftruction fhould be left to the judicial authorities of this Commonwealth for determination, without the interference of legislative opinion: Therefore,

Refolved, That it would be improper for the Legislature to take further order on this subject.

Ordered to lie upon the table.

Mr. Miller, from the Committee appointed for that purpose, on the 2d of this month, reported the Bill, entitled, "An Act granting an Annuity to Thomas Hunt;" which was read the first time.

The Bill, entitled, "An Act to prevent the Killing of Rabbits, Pheafants, and Partridges, out of Seafon, in Delaware, Chefter, and Philadelphia Counties," was read the third time.

Whereupon,

The Yeas and Nays on the queftion, Shall this Bill pafs? were required by Mr. Weaver and Mr. Lacock; and, on the queftion being put, the Members voted as follow, viz.

YEAS.	YEAS.
Meffrs. Blocher,	Meffrs. M'Arthur,
Bright,	Miller,
Campbell,	Palmer,
Erwin,	Preston,
Grefs,	Rahm,
Hefton,	Rankin,
Irifh,	Slaymaker,
Laird,	Wayne,
Lattimore,	Lane (Speaker). 19.
Mayer,	
NAYS.	NAYS.

Meffrs. Borrows, Dorfey, Lacock, Roberts, NAYS. Meffrs. Stevenfon, Udree, Weaver. 7.

Ordered, That the faid Bill be prefented to the House of Representatives, for concurrence. The Bill, entitled, " An Act granting an Annuity to Hugh Quay," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be presented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act to authorife the Governor to appoint Commilfioners, for the Purpose of laying out a State Road, beginning at or near Kelso's Ferry, in Cumberland County, through York and Adams Counties, to the Maryland Line, in a Direction to the City of Washington;" was read the second time, as reported by Committee of the Whole, yesterday, and considered by section.

Section 1 being under confideration,

A motion was made, by Mr. Roberts and Mr. Lacock,

To amend the fection, by ftriking out the word, 'State;' fo that the road may not be confidered a State Road; which was agreed to, and the fection as amended adopted.

Section 2 being under confideration,

A motion was made, by Mr. Roberts and Mr. Lacock,

To amend the fection, by firiking out the provision authorifing the payment of the expences, by the State; and inferting in place thereof a provision for the payment of the faid expences, out of the treasuries of the counties through which the road passes; which was agreed to.

The fection as amended was adopted.

The title having been amended, fo as to conform to the amendments made in the Bill, and agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, " An Act to authorife the Governor to incorporate a Company, for erecting a Bridge over the River Delaware, at or near Mitchell's and Howell's Ferry," was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by fection, and agreed to. The title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act to authorife the Governor of this Commonwealth to incorporate a Company, for the Purpose of making and erecting a Bridge and Road over the Northeast Branch of the River Susquebanna, in the County of Northumberland, from the Public Hiwbway, opposite the Plantation of Thomas Grant, to Shamoken Island, through the Public Highway of Shamoken Island to the Shore opposite Northumberland, and from thence to the Town of Northumberland;" was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by fection.

Section 1 being under confideration,

A motion was made, by Mr. Laird and Mr. Hefton,

To amend the fection, by ftriking out 'fifty,' and inferting 'twenty-five,' in place thereof; referring to the price of fhares; which was agreed to, and the fection as amended adopted.

Sections 2 to 9, inclusive, were feverally agreed to.

Section 10 being under confideration,

A motion was made, by Mr. Roberts and Mr. Laird,

To amend the fection, by adding thereto the following, to wit:

^e Provided, further, That no Toll shall be taken from any person or persons attending funerals, or walking in military procession, or from persons belonging to the Militia, in going to and returning from muster, on days of training,' which was agreed to.

Whereupon,

On motion of Mr. Preston and Mr. Roberts,

The further confideration of the Bill was postponed, for the present.

The Clerk of the Houfe of Representatives presented, for concurrence, two Bills, entitled, respectively as follow, viz.

1. An Act for the better establishing and confirming the Boundaries of the Town and Out-lots of the Town of Indiana. 2. A Supplement to the Act, entitled, ^c An Act for extending the Width of Wharfstreet, and regulating the Wharves in the District of Southwark.

And informed, that the Houle of Reprefentatives have concurred in the amendments, by Senate, to the Bill, entitled,

⁶ An Act granting an Annuity to John M'Dowel.⁹ And that they have receded from their non-concurrence to the amendments, made and infifted on by Senate, to the Bill, entitled,

'An Act to authorife the Governor to appoint Commiffioners, for the Purpofe of laying out a State Road from the Strafburg Road, near John G. Parke's Houfe, in Chefter County, by M'Call's Ferry, on the Sufquehanna, to the Maryland Line, in a Direction to the City of Wafhington; and alfo, a Road from the Interfection of Marlboroughstreet and Newport Road, to interfect the above Road, at or near M'Call's Ferry aforefaid.'

And he prefented, for fignature, the Bill, entitled,

An Act granting an Annuity to John M'Dowel.' The Bills prefented for concurrence were feverally read the first time.

The Speaker figned the Bill prefented for fignature.

The report of the Committee of the Whole (negativing the first fection) on the Bill, entitled, "An Ast authorifing the Sale of real Estate, the Property of John Barron, late of the County of Somerset, deceased;" was read the fecond time, confidered, and adopted; and so the Bill was lost.

The Bill, entitled, "An Act granting a Sum of Maney to Catharine Shibe, for Services rendered by her late Husband, in the revolutionary War," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Doty in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill without amendment.

On motion of Mr. M'Arthur and Mr. Lacock,

The Senate refumed, in Committee of the Whole, Mr. Prefton in the chair, the confideration of the Bill, entitled, "An Act for afcertaining whether the feveral original Warrantees, and those who derive their Titles therefrom, have performed the Conditions of Settlement, Improvement, and Residence, or those Requisitions which shall be admitted equivalent thereto, agreeably to the Provisions of the Act of the General Assembly of Pennsylvania, entitled, 'An Act for the Sale of the vacant Lands within this Commonwealth,' passed the third day of April, one thousand seven hundred and ninety-two."

And, after fome time,

The Committee role, and reported the Bill with the first fection negatived.

On motion of Mr. Hefton and Mr. Weaver,

The Senate adjourned, till 4 o'clock in the afternoon.

SAME DAY, IN THE AFTERNOON.

The Bill, entitled, "An Act laying a Tax on Dogs, in certain Counties, and for other Purpofes," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Rankin in the chair, for the further confideration thereof.

And, after fome time

The Committee role, and reported the faid Bill without amendment.

The Bill, entitled, "An Act for the Relief of Giles M'Dowel," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Stevenson in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and had leave to fit again on Monday next.

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, viz.

To the Senate and Houfe of Reprefentatives, of the Commonwealth of Pennfylvania.

GENTLEMEN,

I have this day approved and figned the following Acts of the General Affembly, and directed the Secretary of the Commonwealth to return the fame to the Houfe of Reprefentatives, viz.

1. A Supplement to an Act, entitled, 'An Act to provide a more effectual Method of fettling the Public Accounts, of the Commissioners and Treasurers of the respective Counties.'

2. An Act to incorporate the Farmers' and Mechanics' Bank.

3. An Act to prohibit the diftilling and boiling of Turpentine and Oil, and the manufacturing of Varnish, within the City of Philadelphia and its Neighborhood.

4. An Act allowing further Time to the Commiffioners of Luzerne County, for the Repayment of certain Monies due the Commonwealth.

5. An A& concerning Libels.

6. An Act to enable the Governor to incorporate a Company, for the Purpofe of making an Artificial Road from the Philadelphia and Lancafter Turnpike Road, between the 23d Milestone and the Admiral Warren Tavern, to the Point where the Reading Road interfects the Morgantown Road, to the West of Jones' Tavern, in Berks County.

SIMON SNYDER.

Lancaster, March 16, 1809.

The Bill, entitled, " An Act for the Relief of William Tegarden," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Doty in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the faid Bill without amendment.

On motion of Mr. Wayne and Mr. Roberts,

The further confideration, in Committee of the Whole, of the Bill, entitled, "An Act for the Re-

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lief of the Keeper of the Debtors' Prison," was postponed, for the present.

On motion of Mr. Lacock and Mr. M'Arthur,

The Senate refumed, in Committee of the Whole, Mr. Borrows in the chair, the confideration of the Bill, entitled, "An Act authorifing a Review of the State Road, leading from Beavertown, in the County of Beaver, to Waterford, in the County of Erie, jo far as the fame lies in Beaver and Mercer Counties."

And, after fome time,

The Committee role, and reported the faid Bill with amendments; which were read as reported.

Mr. Erwin, from the Committee appointed for that purpofe, made report, that the Committee, in conjunction with the Committee of the Houfe of Representatives, have presented to the Governor, for his approbation, the Bills, entitled, as follow, to wit:

1. A Supplement to an Act, entitled, 'An Act to enable the Governor to incorporate a Company to make an Artificial Road, by the beft and neareft Route, from the Town of Hanover, in the County of York, to the Maryland Line, at or near the Place the Turnpike from Baltimore to the State Line, towards Hanover, will frike the fame.

2. An Act to authorife the Guardians of the Perfon and Estate of Doctor John Houston, of the County of Lancaster, to sell and convey certain Lands therein mentioned.

3. An Act to incorporate the Marine Infurance Company, of Philadelphia.

4. An Act making a new Arrangement of the Treafury Department, and enjoining certain Duties on County Commissioners.

Adjourned, till 10 o'clock tomorrow morning.

Friday, March 17, 1809.

Mr. Preston presented the petition of the subscribers thereto, inhabitants of the counties of Philadelphia, Montgomery, Chester, and Delaware, of similar purport to the petition prefented by him, on the 13th of this month; and the fame was twice read, and referred to the Committee of the Whole, when the Bill for extending the markethouse in Highstreet, in Philadelphia, shall be under confideration by that Committee.

Mr. Wayne prefented the petition of the fubscribers thereto, inhabitants of Chester county, praying that a tax may be laid on the Owners of Dogs; and the fame was read, and

Laid upon the table.

Mr. Laird prefented the petition of the fubscribers thereto, inhabitants of Northumberland county, of a fimilar purport with the foregoing; and the fame was read, and

Laid upon the table.

Mr. Miller, from the Committee to whom was referred, on the 15th of this month, the petition of James M'Kiflick, on leave then given, reported the Bill, entitled, "An Act authorifing the Officers of the Land-office to grant to James M'Kiffick a Credit, for certain Monies by him paid, in Part, for patenting bis Land;" which was read the first time.

Mr. Dorfey, from the Committee to whom was referred, on the 10th of December, the fecond item of the report on the Governor's addrefs, and the Committee appointed, on the 28th of January, the memorial of the Premium Society of Philadelphia, on leave now given, reported the Bill, entitled, "An Act for the Promotion of the internal Refources and Manufactures of this Commonwealth, and to incorporate a Company for the faid Purpofe, to be entitled, the Pennfylvania Premium Society;" which was read the first time.

Mr. Erwin, from the Committee to whom was referred, on the 13th of last month, the petition of Jofeph Smith and Sons, on leave now given, reported the Bill, entitled, "An Act to authorife Joseph Smith and Sons to keep in Repair a Wingdam, on the West Side of the River Delaware, in Bucks County;" which was read the first time.

Mr. Campbell, from the Committee to whom was referred, on the 13th January, the petition of Frede-

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rick Rumel, on leave now given, reported the Bill, entitled, "An Act for the Relief of Frederick Rumel;" which was read the first time.

The Bill, entitled, "An Act to authorife the Governor to appoint Commiffioners, for the Purpose of laying out a Road, beginning at or near Kelso's Ferry, in Cumberland County, through York and Adams Counties, to the Maryland Line, in a Direction to the City of Washington;" was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmamative.

Ordered, That it be prefented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act to authorife the Governor to incorporate a Company, for erecting a Bridge over the River Delaware, at or near Mitchell's and Howell's Ferry," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Representatives, for concurrence.

The Clerk of the House of Representatives presented, for concurrence,

"Refolutions, relative to the Mandamus of the Supreme Court of the United States, in the cafe of Cideon Olmstead;"

Which were read the first time.

The amendments, by the House of Representatives, on the Bill, entitled,

'An Act to authorife and direct the Governor to i_{n-1} corporate a Company, for erecting a Permanent Bridge over the River Schuylkill, opposite the Flatrock, in the County of Philadelphia,' read on the 15th of this month, were again read confidered, and concurred in.

Ordered, That the Clerk acquaint the Houfe of Representatives thereof.

The Bill, entitled, " An Act granting a Sum of Money to Chatharine Shibe, for Services rendered by her late Husband, in the revolutionary War," was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by section, and agreed to.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act laying a Tax on Dogs, in certain Counties, and for other Purposes," was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by section.

Section 1 being under confideration,

A motion was made, by Mr. Roberts and Mr. Rahm,

To amend the fection, by inferting a provision permitting one Dog to be held, without Tax, and increasing the Tax on the fecond Dog, from one dollar to one dollar twenty-five cents; which was not agreed to.

A motion was then made, by Mr. Wayne and Mr. Roberts,

To amend the fection, by reftricting the Tax to Dogs above the age of one month; which was agreed to, and the fection as amended adopted.

The remaining fections and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act for the Relief of William Tegarden," was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by section.

Section 1 being under confideration,

A motion was made, by Mr. Roberts and Mr. Irish,

To amend the fection, fo that the Annuity may be payable to Jacob Mechling, of Butler county, for the use of William Tegarden, &c.; which was agreed to.

Thereupon,

The question, Will Senate agree to the fection as amended? being put, was determined in the negative; and fo the Bill was loft.

The Bill, entitled, "An Act authorifing a Review of the State Road leading from Beavertown, in the County of Beaver, to Waterford, in the County of Erie, fo far

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as the fame lies in Beaver and Mercer Counties," was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by fection, and agreed to.

The title having been amended, by ftriking therefrom all that follows the word 'Erie,' and agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as fol- , lows, to wit:

To the Senate and Houfe of Reprefentatives, of the Commonwealth of Pennsylvania.

GENTLEMEN,

I have this day approved and figned the following Acts of the General Affembly, and directed the Secretary to return them to the respective Houses in which they originated, viz.

1. An Act to incorporate the Marine Infurance Company, of Philadelphia.

2. An Act making a new Arrangement of the Treafury Department, and enjoining certain Duties on County Commissioners.

3. An Act to authorife the Guardians of the Perfon and Eftate of Doctor John Houfton, of the County of Lancatter, to fell and convey certain Lands therein mentioned.

4. A Supplement to an Act, entitled, 'An Act to enable the Governor to incorporate a Company to make an Artificial Road, by the beft and neareft Route, from the Town of Hanover, in the County of York, to the Maryland Line, at or near the Place the Turnpike from Baltimore to the State Line, towards Hanover, will ftrike the fame.'

SIMON SNYDER.

Lancaster, March 17, 1809.

The Bill, entitled, "An Act for the Relief of Jofhua Williams, of Centre County," was read the tecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Palmer in the chair, for the further confideration thereof. And, after some time,

The Committee role, and reported the Bill with the first fection negatived.

On motion of Mr. Roberts and Mr. Lacock,

The report of the Committee of the Whole, on the faid Bill, was confidered and adopted; and fo the Bill was loft.

The Bill, entitled, "An Act anthorifing a Loan of Money from the State, to William M'Dermett," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Udree in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill without amendment.

On motion of Mr. Roberts and Mr. Palmer,

The Committee of the Whole-was difcharged from the further confideration of the Bill, entitled, "An Act to erect Parts of Luzerne and Lycoming Counties into feparate County-diffricts;" and the faid Bill was postponed, and recommended to the attention of Senate, at their next Seffion.

The Bill, entitled, "An Act enjoining further Duties on the Judges of the Supreme Court," was read the fecond time, as reported by Committee of the Whole, on the 14th of this month, and confidered by fection.

Sections 1 and 2 were feverally adopted.

On motion of Mr. Lacock and Mr. Laird,

The following was adopted, and called

Section 3. And be it further enacted, by the authority aforefaid, That the Governor be, and he is hereby, required to contract with a fuitable legal Character, on fuch terms as he may think reafonable, for 200 copies of the Reports of Cafes which may be adjudged in the Courts of Law in this Commonwealth, from and after the paffing of this Act; the volumes containing fuch Reports of Cafes being neatly bound and lettered: Provided, always, That, before fuch contract fhall be entered into, the Reports of Cafes made as aforefaid, fhall be approved by the Judges of the Supreme Court, or a majority of them; and a Certificate of fuch approbation shall accompany faid work.

On motion of Mr. Lacock and Mr. Laird,

The following was adopted, and called

Section 4. And be it further enacted, by the authority aforefaid, That all expences incurred by the provifions of this Act shall be paid, by the Treasurer of this Commonwealth, out of any unappropriated money in the Treasury.

The title of the Bill having been amended, by adding thereto the words, ' and for other purposes,' and agreed to,

Ordered, That the faid Bill be prepared for the third reading.

On motion of Mr. Weaver and Mr. Hefton,

The Senate adjourned, till half paft 3 o'clock in the. afternoon.

SAME DAY, IN THE AFTERNOON.

Mr. Lacock prefented the petition of the fubscribers thereto, Pilots in the bay and river Delaware, praying that encouragement may be given, by the Legislature, to the establishment of a Telegraph, and the erection of a house for the residence of a family, on Reedy Island; and the same was read, and

Laid upon the table.

Mr. Lacock also prefented the petition of the fubfcribers thereto, Fishermen of the Northern Liberties, in the county of Philadelphia, stating that they are well acquainted with the fituation of Reedy Island; that the establishment of a family on that Island will very much promote the convenience of vessels failing on the Delaware river: They therefore pray that the proposition of Jonathan Grout may be fanctioned by the Legislature. And the fame was read, and

Laid upon the table.

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On motion of Mr. Lacock and Mr. Weaver,

The Senate refumed the confideration of the Bill, entitled, "An Act granting certain Privileges to fonathan Grout," postponed, for the prefent, on the 6th of this month; and the question, Shall this Bill pass? recurring, and being put, was determined in the negative. The Clerk of the House of Representatives prefented, for fignature, two Bills, entitled, as follow, to wit:

1. An Act authorifing John Sharp, acting Adminifirator of John Sutton, deceased, to make and execute certain Titles to Land therein mentioned.

2. An Act to authorife the Governor to appoint Commiffioners, for the Purpofe of laying out a Road from the Straiburg Road, near John G. Parke's Houfe, in Chefter County, by M'Call's Ferry, on the Sufquehanna, to the Maryland Line, in a Direction to the City of Washington; and also, a Road from the Interfection of Marlboroughstreet and Newport Road, to interfect the above Road, at or near M'Call's Ferry aforeiaid.

Whereupon,

The Speaker figned the faid Bills.

On motion of Mr. Doty and Mr. Roberts,

The Senate refumed the confideration of the Bill, entitled, "An Act directing the Mode of keeping in Repair the Long Narrows Road, in the County of Mifflin."

The confideration of fection 1 recurring, and the amendment proposed thereto, on the 16th of last month, being again under confideration, was adopted.

The fection, after some verbal amendments being made therein, was adopted.

The title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

On motion of Mr. Miller and Mr. Campbell,

The Senate refumed, in Committee of the Whole, Mr. Laird in the chair, the confideration of the Bill, entitled, "An Act to authorife the Governor to incorporate a Company, for the Purpose of fupplying the Borough of York with Water."

And, after fome time,

The Committee role, and reported the Bill with amendments; which were read as reported.

Adjourned, till 10 o'clock tomorrow morning.

Saturday, March 18, 1809.

The Speaker laid before the Senate a letter, from the Secretary of the Commonwealth, informing that he had laid before the Houfe of Reprefentatives fundry depositions, crofs-examinations, and documents, taken in the cafe of Michael Lynch, Efquire, one of the Juftices of the Peace in Chefter county, before John Ralfton, Efquire, an Affociate Judge of the faid county; which was read, and

Laid upon the table.

Mr. Laird prefented the petition of the fubfcribers thereto, Millers, Owners, and Agents, holding large quantities of ftale or four Flour, ftating that in confequence of the fufpenfion of trade, by the embargo, the exportation of flour and grain was prohibited; that the quantity of flour now on hand is too great for homeconfumption; and, under the existing Laws for the Infpection of Flour, would be condemned as unfound. The petitioners pray that a Law may be passed, authorifing the exportation thereof, as condemned flour. And the faid petition was twice read, and referred to Mr. Laird, Mr. Palmer, and Mr. Dorfey, to confider and report thereon.

The Bill, entitled, "An Act granting a Sum of Money to Catharine Shibe, for Services rendered by her late Husband, in the revolutionary War," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill without amendment.

The Bill, entitled, "An Act laying a Tax on Dogs, in certain Counties, and for other Purpofes," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have passed the faid Bill with amendments; in which the concurrence of that House is requested.

Which amendments are; that Dogs, under 1 month of age, fhall not be taxed; and that Dogs, feen worrying Sheep, may be killed; with two other amendments merely verbal.

The Bill, entitled, "An Act authorifing a Review of the State Road leading from Beavertown, in the County of Beaver, to Waterford, in the County of Erie," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Re-presentatives, for concurrence.

The Bill, entitled, "An Act enjoining further Duties on the Judges of the Supreme Court, and for other Purposes," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act directing the Mode of keeping in Repair the Long Narrows Rood, in the County of Mifflin," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Representatives, with information that Senate have passed the faid Bill with amendments; in which the concurrence of that House is requested.

Which amendments are; that the Act shall not operate after a company shall have been incorporated, for making a Turnpike from Harrisburg, through Lewistown, to Pittsburg (see Journal, February 16); with fome verbal amendments.

The Bill, entitled, "An Act authorifing a Ivan of Money from the State, to William M'Dermett," was read the fecond time, as reported by Committee of

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THE SENATE.

the Whole, yesterday, confidered by section, and agreed to.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act to authorife the Governor to incorporate a Company, for the Purpose of supplying the Borough of York with Water," was read the second time, as reported by Committee of the Whole, yesterday, and confidered by section.

Section 1 was agreed to.

Section 2 being under confideration,

A motion was made, by Mr. Miller and Mr. Laird, That the fection be amended, by adding thereto the following provifo:

"Provided, That the clear yearly income of faid real estate shall not, at any time, exceed three thoufand dollars."

Which was agreed to, and the fection as amended adopted.

Section 3 being under confideration,

A motion was made, by Mr. Roberts and Mr. Doty,

To postpone the confideration thereof, for the prefent, in order to introduce the following, to be called

Section 3. And be it further enacted, by the authority aforefaid, That the capital flock of faid company thall never exceed 5000 dollars. All advances or payments, made by faid company, fhall be made in fpecie, or notes of fome incorporated Bank. And the faid company fhall not have power or authority to iffue notes, in the nature of cafh or bank notes, inland or foreign bills of exchange, or in any manner receive deposits of money, or difcount any notes, after the manner of any Bank or Banks; nor fhall they be allowed to deal in any articles of merchandize or flock, or carry on any kind of bufinefs whatever, directly nor indirectly, other than fupplying the borough of York with water, for domestic purposes and the fuppression of conflagration.

The question, on the motion to postpone, being put, was determined in the affirmative. Whereupon,

The Yeas and Nays on the question, on adopting the proposed section, were required by Mr. Roberts and Mr. Doty; and, on the question being put, the Members voted as follow, to wit:

YEAS.	YEAS.
Meffrs. Blocher,	Meffrs. M'Arthur,
Bright,	Palmer,
Dorfey,	Preston,
Doty,	Rahm,
· Irifh,	Roberts,
Lacock,	Udree,
Laird,	Lane (Speaker). 14.
NAYS.	NAUS.
Mess. Borrows,	Meffrs. Mayer,
Campbell,	Miller,
Erwin,	Rankin,
Grefs,	Slaymaker,
Heston,	Wayne,
Lattimore,	Weaver. 12.
T T T	

Fourteen Yeas, twelve Nays; by which it appeared that the question was determined in the affirmative.

Section 3 in the Bill as printed, now fection 4, was difagreed to.

Whereupon,

On motion of Mr. Roberts and Mr. Rahm,

The further confideration of the faid Bill was postponed, generally.

The Bill, entitled, "An Act to enable the Governor to incorporate a Company to make an Artificial Road, from the Town of Hanover, in the County of York, to the Borough of Carlifle," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Preston in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill with amendments; which were read as reported.

The Bill, entitled, " An Act granting an Annuity to Joseph Rann," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Stevenson in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the faid Bill with •amendments; which were read as reported.

The Bill, entitled, "An Act diffolving the Marriage of Richard Lott and Lucy his Wife," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Dorfey in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the faid Bill with amendments; which were read as reported.

On motion of Mr. Weaver and Mr. Campbell, The faid Bill, as reported by Committee of the Whole, was confidered by fection, and agreed to.

The preamble and title were feverally agreed to. Thereupon,

The Yeas and Nays on the queftion, Shall this Bill be prepared for the third reading? were required by Mr. Roberts and Mr. Wayne; and, the queftion being put, the Members voted as follow, viz.

Meffrs. 1	Blocher,
: 1	Borrows,
·]	Bright,
	Campbell,
	Doty,
J	Erwin,
	Hefton,
	rifh,
	NAYS.
Meffrs. 1	Dorfey,
	Grefs,
· 1	Lattimore,
1	Mayer,
	M'Arthur,
I	Prefton,

YEAS.

YEAS. Meffrs. Lacock, Laird, Miller, Palmer, Rahm, Slaymaker, Weaver. 15.

NAYS.

Meffrs. Rankin, Roberts, Stevenfon, Udree, Wayne, Lane (Speaker). 12. Fifteen Yeas, twelve Nays; by which it appeared that the question was determined in the affirmative.

The Clerk of the Houle of Representatives presented, for fignature, the Bill, entitled,

• An Act to authorife and direct the Governor to incorporate a Company, for erecting a Permanent Bridge over the River Schuylkill, opposite the Flatrock, in the County of Philadelphia.

Whereupon,

The Speaker figned the faid Bill. Adjourned, till 10 o'clock Monday morning.

Monday, March 20, 1809.

The Speaker laid before the Senate a letter, from Horace Binney, together with a copy of his "Reports of Cases adjudged in the Supreme Court of Pennfylvania," for the Library of the Senate; and the said letter was read, and

Laid upon the table.

Mr. Laird, from the Committee to whom was referred, on the 18th of this month, the petition of the Miller's, &c. on leave now given, reported the Bill, entitled, "An Act fupplementary to the Act, entitled, 'An Act to prevent the Exportation of Bread and Flour, not merchantable, and for repealing, at a certain Time, all the Laws beretofore made for that Purpose, and the several Supplements thereto;" which was read the first-time.

The Bill, entitled, "An Act authorifing a Loan of Money from the State, to William M'Dermett," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill without amendment.

The Bill, entitled, "An Act diffolving the Marriage of Richard Lott and Lucy his Wife," was read the third time. Whereupon,

A motion was made, by Mr. Wayne and Mr. Dorfey,

To polypone the further confideration of the faid. Bill, generally; which was agreed to.

The Bill, entitled, "An Act to enable the Governor to incorporate a Company to make an Artificial Road, from the Town of Hanover, in the County of York, to the Bow rough of Carlifle," was read the fecond time, as reported by Committee of the Whole, on Saturday, confidered by fection, and agreed to.

The title of the Bill having been agreed to,

Ordered, That it be prepared for the third reading.

The Bill, entitled, "An Act granting an Annuity to Joseph Rann," was read the fecond time, as reported by Committee of the Whole, confidered by fection, and agreed to.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act for the Relief of John Boyls, a Sergeant in the late revolutionary War," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Bright in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill with aniendments; which were read as reported.

The Clerk of the Houle of Representatives prefented, for concurrence, three Bills, entitled, respectively as follow, to wit:

1. An Act establishing an Academy in the Borough of Harrifburg, in the County of Dauphin.

2. An Act authorifing William Lane and Thomas Davis to build a Bridge, acrofs the Rayflown Branch of Juniata, near the 3 outh of Yellowcreek.

3. An Act to empower John Knauis and Paul Lerch, Administrators of Paul Knaufs, deceafed. to convey two Tracks of Land in the County of Northampton. And, for fignature, the Bill, entitled,

⁶ An Act granting a Sum of Money to Catharine Shibe, for fervices rendered by her late Hufband, in the revolutionary War.²

He informed, that the Houfe of Representatives have concurred in the amendments, by Senate, to the Bill, entitled, "An Act laying a Tax on Dogs, in certain Counties, and for other Purposes."

The Speaker figned the Bill presented for fignature.

The Bills prefented for concurrence were feverally read the first time.

The Bill, entitled, "An Act to authorife the Governor of this Commonwealth to incorporate a Company, for the Purpofe of making and erecting a Bridge over the Sufquebanna, in the County of Lancaster, at or near the Town of Columbia," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Borrows in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the faid Bill with amendments; which were read as reported.

On motion of Mr. Weaver and Mr. Lacock,

The Senate adjourned, till half past 3 o'clock this afternoon.

SAME DAY, IN THE AFTERNOON.

Agreeably to order,

The Senate refumed, in Committee of the Whole, Mr. Stevenson in the chair, the confideration of the Bill, entitled, "An Act for the Relief of Giles M'Dowel."

And, after fome time,

The Committee rofe, and reported the Bill with the first section negatived.

On motion of Mr. Weaver and Mr. Lacock,

The Senate proceeded to the confideration of the report of the Committee of the Whole, on the faid Bill. Whereupon,

The Yeas and Nays, on adopting the fame, were required by Mr. Roberts and Mr. Wayne; and, on the

THE SENATE.

ŗ

question being put, the Members voted as follow, to wit:

YEAS.	YEAS.
Messr. Blocher,	Meffrs. Laird,
Campbell,	M'Arthur,
Dorfey,	Miller,
Doty,	Mitchell,
Erwin,	Rankin,
Hefton,	Stevenson,
Irifh,	Weaver,
Lacock,	Lane (Spcaker). 16.
NAY8. '	NAYS.
Meffrs. Borrows,	Meffrs. Prefton,
Bright,	Rahm,
Grefs,	Roberts,
, Lattimore,	Slaymaker,
Mayer,	Udree,
Palmer,	Wayne. 12.

Sixteen Yeas, twelve Nays; by which it appeared that the queftion was determined in the affirmative; and fo the Bill was loft.

The Bill, entitled, "A Supplement to the Act, entitled, 'An Act' for the Confolidation and Amendment of the Laws, as far as they refpect the Poor of the City of Philadelphia, the Diftrict of Southwark, and the Township of the Northern Liberties,' passed the 29th Day of March, 1803;" was read the second time, confidered by section, and agreed to.

The title having beeen agreed to,

Ordered, That faid Bill be prepared for the third reading.

On motion of Mr. Lacock and Mr. Laird,

The Senate refumed the confideration of the Bill, entitled, "An Act to authorife the Governor of this Commonwealth to incorporate a Company, for the Purpofe of making and erecting a Bridge and Road over the Northeast Branch of the River Sufquebanna, in the County of Northumberland, from the Public Highway, opposite the Plantation of Thomas Grant, to Shamokin Island, through the Public Highway of Shamokin island to the Shore, opposite Northumberland, and from thence to the Town of Northumberland." The confideration of fection 10 recurring, was adopted.

The remaining fections and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An additional Supplement to the Act, entitled, 'An Act to empower the Wardens of the City of Philadelphia to extend the Markethouse, in Highstreet, from Third to Fourthstreet, from Delaware River, and to continue the same, from Time to Time, westwardly, from one Street to another, in the Middle of Highstreet, as the Warderns of the said City shall think necessary, and for other Purposes therein mentioned;" was read the second time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. M'Arthur in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the faid Bill with amendments; which were read as reported.

On motion of Mr. Preston and Mr. Weaver,

The faid Bill was confidered by fection.

Section 1 was agreed to.

Section 2 being under confideration,

A motion was made, by Mr. Wayne and Mr. Roberts,

To amend the fection, by striking from line 14 these words; 'the Produce of their own Farms, or;' and required the Yeas and Nays on the motion.

Thereupon,

The queition, Will Senate agree to ftrike out? being put, the Members voted as follow, to wit:

YEAS.	YEAS.
Meffrs. Blocher,	Meffrs. Lattimore,
Borrows,	Mayer,
Campbell,	M'Arthur,
Dorfey,	Miller,
Doty,	Mitchell,
Irifh,	Palmer,
Lacock,	Rahm,

YEAS.

Meffrs. Rankin, Roberts,

> Slaymaker, NAYS.

YEAS. Meffrs. Wayne, Weaver, Lane (Speaker). 20. NAYS. Meffrs. Prefton, Udree. 5.

Mess. Erwin, Heston,

Laird,

Twenty Yeas, five Nays; by which it appeared that the question was determined in the affirmative.

The fection as amended was adopted.

The remaining fection, with the title, having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

On motion of Mr. Borrows, and Mr. Irifh,

The Senate refumed the confideration of the Bill, entitled, "An Act to incorporate the Prefident and Directors of the Waterpipes in Aaronfburg;" postponed, for the prefent, on the 1st of this month.

The confideration of the amendment, offered by Mr. Wayne and Mr. Doty, in the first fection, recurring,

Thereupon,

The question, on adopting the fame, being put, was determined in the negative.

The fection was adopted.

The remaining fections, with the preamble and title, having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act appropriating a Sum of Money for erecting a Bridge over Turtlecreek, in the County of Allegheny, where the State Road from Philadelphia to Pitisburg croffes the fame," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Roberts in the chair, for the further _ confideration thereof.

And, after fome time,

The Committee rofe, and reported the Bill with amendments; which were read as reported.

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Mr. Erwin, from the Committee appointed for that purpofe, made report, that the Committee, in conjunction with the Committee of the Houfe of Reprefentatives, had prefented to the Governor, for his approbation, four Bills, entitled, respectively as follow, to wit:

1. An Act to authorife the Governor to incorporate a Company, for erecting a Permanent Bridge over the River Schuykill, opposite the Flatrock in the County of Philadelphia.

2. An Act to authorife the Governor to appoint Commiflioners, for the Purpofe of laying out a Road from the Strafburg Road, near John G. Parke's House, in Chefter County, by M'Call's Ferry, on the Sufquehanna, to the Maryland Line, in a Direction to the City of Washington; and also, a Road from the Interfection of Marlboroughstreet and Newport Road, to interfect the above Road, at or near M'Call's Ferry aforefaid.

3. An Act authorifing John Sharp, acting Adminifirator of John Sutton, deceased, to make and execute certain Titles to Land therein mentioned.

4. An Act granting an Annuity to John M'Dowel. Adjourned, till 10 o'clock tomorrow morning.

Tuefday, March 21, 1809.

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The Bill, entitled, "An Act to enable the Governor to incorporate a Company, to make an Artificial Road, from the Town of Hanover, in the County of York, to the Borough of Carlifle," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill with an amendment; in which the concurrence of that Houfe is requested.

Which amendment is, to infert the following names, as Commissioners to receive subscriptions, viz.

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William Harkness, jun. James Nealy, John Armold, and Michael Slagle.

The Bill, entitled, "A Supplement to the Act, entitled, 'An Act for the Confolidation and Amendment of the Laws, as far as they respect the Poor of the City of Philadelphia, the District of Southwark, and the Township of the Northern Liberties,' passed the 29th March, 1803;" was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Representatives, with information that Senate have passed the faid Bill without amendment.

The Bill, entitled, "An Act granting an Annuity to Joseph Rann," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the negative.

The Bill, entitled, "An additional Supplement to the Act, entitled, 'An Act to empower the Wardens of the City of Philadelphia to extend the Marketboufe, in Highftreet, from Thirdftreet-to Fourthftreet, from Delaware River, and to continue the fame, from Time to Time, weftwardly, from one Street to another, in the Middle of Highftreet, as the Wardens of the faid City shall think neceffary, and for other Purpofes therein mentioned;" was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Reprefentatives, for concurrence.

The Bill, entitled, "An Act to authorife the Governor of this Commonwealth to incorporate a Company, for the Purpose of making and erecting a Bridge and Road over the Northeast Branch of the River Susquebanna, in the County of Northumberland, from the Public Highway opposite the Plantation of Thomas Grant, to Shamokin Island, through the Public Highway of Shamokin Island to the Shore opposite Northumberland, and from thence to the Town of Northumberland;" was read the third time. Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Qrdered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill with amendments; in which the concurrence of that Houfe is requested.

Which amendments are:

1. Reduce the price of fhares, from 50 dollars to 25; and increase the number of fhares of the flock of the company, from 1600 to 3200.

2. The company to be incorporated, when 2400 fhares are fubscribed.

3. No Stockholder to have more than 5 votes, at the company elections.

4. Reduce the Toll, for horned cattle paffing over the Bridge, from $6\frac{1}{4}$ to 3 cents each; and infert a provifo, that Toll shall not be demanded from perfons going to funerals, or Militiamen going to or returning from training.

5. If the Tolls do not yield 6 per cent on the capital expended, they may be increased fo as to produce 6 per cent; but never to exceed 15 per cent.

6. Introduce a new fection, to be numbered 14, impofing a penalty on perfons maliciously injuring the Bridge or any part thereof, or impeding the passage over it.

7. Extend the term for completing the work, from feven to ten years.

8. Strike out the preamble.

The remaining amendments are merely verbal.

The Bill, entitled, "An Act to incorporate the Prefident and Directors of the Waterpipes, in Aaronfburg," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill with amendments; in which the concurrence of that Houfe is requested.

The amendments are merely verbal.

The Clerk of the House of Representatives presented, for concurrence, four Bills, entitled, respectively as follow, viz.

1. An Act for the Relief of Thomas Campbell.

2. An Act to confirm the Title of Samuel Work, to certain Lands therein mentioned.

3. An Act to afford immediate Relief to John Huton, a Soldier during the revolutionary War, and to grant him an Annuity.

4. An Act for the Relief of William M'Kibben.

And he prefented, for fignature, the Bill, entitled, 'An Act laying a Tax on Dogs, in certain Counties, and for other Purpofes.'

The Bills prefented for concurrence were feverally read the first time.

The Speaker figned the Bill prefented for fignature.

The Bill, entitled, "An Act appropriating a Sum of Money, for erecting a Bridge over Turtlecreek, in the County of Allegheny, where the State Road from Philadelph a to Pittfburg croffes the fame," was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by fection.

Section 1 being under confideration,

The Yeas and Nays, on agreeing thereto, were required by Mr. Lacock and Mr. Roberts; and, on the queftion being put, the Members voted as follow, viz.

YEAS.	YEAS.
Meffrs. Blocher,	Meffrs. M'Arthur,
Campbell,	Palmer,
Dorfey,	Stevenson,
Irifh,	. Wayne,
Lacock,	Weaver,
Lattimore,	Lane (Speaker). 12.
NAYS.	NAYS.
Meffrs. Borrows,	Meffrs. Prefton,
Bright,	Rahm,
Doty,	Rankin,
Erwin,	Roberts,
Laird,	Slaymaker,
Mayer,	Sommer,
Miller,	Udree. 14.

Twelve Yeas, fourteen Nays; by which it appeared that the question was determined in the negative; and fo the Bill was loft.

The Bill, entitled, "An Act for the Relief of John Boyls, a Sergeant in the late revolutionary War," was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by section, and agreed to.

The preamble, with one verbal amendment, was agreed to.

The title being amended, by firiking therefrom the words, ' for the relief of,' and inferting, in place thereof, ' granting an Annuity to,' and agreed to,

Ordered, That faid Bill be prepared for the third reading.

On leave given, Mr. Dorfey read a Refolution in his place, and by permiffion prefented the fame to the Chair; which was read as follows, viz.

Refolved, by the Senate and Houfe of Reprefentatives, &c. That our Senators in Congress be instructed, and our Representatives requested, and they are hereby so instructed and requested, to use their influence to procure the passing a Law, establishing Weights and Meafures.

Refolved, That the Governor be, and he is hereby, requested to transmit a copy of this Resolution to the Executive of the United States, in order that it may be presented to Congress, at their next Session.

On leave given, Mr. Roberts read a Refolution in his place, and by permission prefented the fame to the Chair; which was read as follows, viz.

Refolved, by the Senate and Houfe of Reprefentatives, &c. That it shall be the duty of the Joint Committee who are, or hereafter may be, appointed to compare transcribed Bills, to determine what Laws and Resolutions are proper to be published in the public Papers, and to fignify the fame in writing, at the end of every fuch Law or Resolution; and also to specify in writing, upon faid Laws and Resolutions, the public Papers wherein the fame shall be inferted, and for what length of time. And it shall be, and hereby is made, the duty of the Secretary of the Commonwealth to cause to be published, at the public expense, the Laws and Refolutions fo defignated, and in the Papers fo specified, and no other Law or Resolution.

The Bill, entitled, "An Act to authorife the Governor of this Commonwealth to incorporate a Company, for the Purpofe of making and erecting a Bridge over the Sufquebanna, in the County of Lancaster, at or near the Town of Columbia," was read the second time, as reported by Committee of the Whole, yesterday, considered by section, and agreed to.

The title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, "An Act granting a Tract of Donaiton-land, for the Use of the Widow and Children of Edward Beeby, deceased," was read the second time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Rankin in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill with the first fection negatived.

On motion of Mr. Roberts and Mr. Rahm,

The report of the Committee of the Whole, on the faid Bill, was confidered and adopted; and fo the Bill was loft.

On leave given, Mr. Dorfey read a Refolution in his place, and by permiffion prefented the fame to the Chair; which was read as follows, viz.

Refolved, by the Senate and House of Representatives, &c. That the Secretary of the Commonwealth be, and he is hereby, authorifed to fubfcribe for and procure

copies of a Book, containing all the English Statutes in force in Pennfylvania, according to Propofals issued by John Binns: *Provided*, That the fame can be procured at a price not exceeding cents for each copy; and that, on receiving the fame, the faid Secretary is hereby further authorised to deliver to each Member of the Legislature, and to each of the Officers of the Government of this Commonwealth, one copy.

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The Bill, entitled, "An Act providing for the Settlement of Accounts of Lotter's Commissioners, and others concerned in Lotteries," was read the second time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Wayne in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and had 'leave to fit again tomorrow.

On motion of Mr. Roberts and Mr. Wayne;

The Senate adjourned, till 3 o'clock in the afternoon.

SAME DAY, IN THE AFTERNOON.

Mr. M'Arthur, from the Committee to 'whom was referred, on the 15th of December, the petition of the fubscribers thereto, inhabitants of Crawford county, on leave now given, reported the Bill, entitled, "An Act authorifing and directing the Governor to incorporate a Company, for erecting a Toll Bridge over Frenchcreek, near the Town of Meadville, in the County of Crawford;" which was read the first time.

Mr. Wayne, from the Committee to whom was referred, on the 10th of this month, the petition of the heirs of Adam Rickabach, deceased, on leave now given, reported the Bill, entitled, "An Act for the Relief of the Heirs of Adam Rickabach;" which was read the first time.

The Bill, entitled, "A Supplement to an Act, entitled, 'An Act fupplementary to an Act to raife, by Way of Lottery, a Sum not exceeding 8000 Dollars, for the Ufe and Benefit of the Minister, Wardens, and Vestry of the African Episcopal Church of St. Thomas, in the City of Philadelphia;" was read the fecond time, confidered by fection and agreed to.

The preamble and title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, "A Supplement to an Act, entitled, An Act authorifing the Prefident, Adjuntas, and Members of the Hebrew Congregation, of the City of Philadelphia, to raife, by Way of Lottery, a Sum of Money for the Repair of their Synagogue, and Burial-place, and for other Purposes of Relief;" was read the second time, confidered by section, and agreed to.

The title of the Bill, having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, "A Supplement to the Act, entitled, 'An Act for extending the Width of Wharfftreet, and regulating the Wharves in the Diffrict of Southwark," was read the fecond time, confidered by fection, and agreed to.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

On motion of Mr. Laird and Mr. Stevenson,

The Senate reconfidered their vote on the question, Shall the Bill, entitled, "An Act granting certain Privileges to Jonathan Grout," pass? decided on the 17th of this month; and the faid question recurring, and being put, was determined in the affirmative.

Ordered, That faid Bill be returned to the Houfe of Representatives, with information that Senate have passed the same with amendments; in which the concurrence of that House is requested. Which amendments are:

1. Make fection 1 read as follows: Be it enacled, &c. That the use of all that part of Reedy Island, the property of this Commonwealth, be and hereby is granted unto Jonathan Grout, his heirs and assigns, being citizens of the United States, as a telegraphic Station until otherwise directed by Law.

2. Strike out the remainder of the Bill.

On motion of Mr. Weaver and Mr. Dorfey,

, The Committee of the Whole was difcharged from the further confideration of the Bill, entitled, "An Act for the Relief of the Keeper of the Debtors' Prifon."

And the faid Bill being under confideration, the fection thereof was agreed to.

The title being amended, fo as to read, "An Act increasing the Salary of the Keeper of the Debtors' Prifon, in the City of Philadelphia," and agreed to, Ordered, That the faid Bill be prepared for the third reading.

On motions, feverally made, the following Committees were difcharged from the confideration of the fubjects referred to them, viz.

The Committee appointed, December 8, to confider and report what Laws will expire, by their own limitation, previously to the next meeting of the Legislature.

On the petition of the Commissioners of Luzerne county, relative to the Acts regulating Costs on Indictments; appointed December 14.

On the proposition for classing the Senators returned under the last Enumeration; appointed January 6.

To bring in a Bill to regulate the practice of Phyfic; appointed January 12.

On the petition of David Moore; appointed February 17.

On the Bill relating to Foreign Attachments; appointed February 4.

Whereupon,

The faid Bill was postponed, generally.

Adjourned, till 10 o'clock tomorrow morning.

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Wednefday March 22, 1809.

The Bill, entitled, "An Act to authorife the Governor of this Commonwealth to incorporate a Company, for the Purpofe of making and erecting a Bridge over the River Sufquebanna, in the County of Lancaster, at or near the Town of Columbia," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was dermined in the affirmative.

Ordered, That it be returned to the Houfe of Representatives, with information that Senate have paffed the faid Bill with amendments; in which the concurrence of that House is requested. Which amendments are:

1. Reduce the number of votes, to be allowed to Stockholders, from 20 to 5.

2. Add to fection 8 a provision, that the company fhall not be authorised to erect the Bridge, without the consent of the Owners of land on each side the river; and that the Bridge shall not obstruct the navigation of the river.

3. Add to fection 10 a provifo, that perfons going to and returning from funerals, and military trainings, fhall be exempted from Toll.

4. Introduce a new fection, to be numbered 13, impofing a penalty on perfons maliciously injuring the Bridge, &c. or obstructing the passage over it.

5. If the profits of the company will not produce 6 per cent per annum, on the capital flock, the Tolls may be raifed; but the nett product never to exceed 15 per cent per annum.

6. Strike out the preamble.

The remaining amendments are merely verbal, and making fome alteration in the rates of Toll, in certain cafes.

The Bill, entitled, "An Act for the Relief of John. Boyls, a Sergeant in the late revolutionary War," was read the third time.

Whereupon,

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The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill with amendments; in which the concurrence of that Houfe is requested.

Which amendments are merely verbal;

And to amend the title, by striking therefrom the words ' for the relief of;' and infert, ' granting an Annuity to.'

The Bill, entitled, "A Supplement to the Act, entitled, 'An Act fupplementary to an Act to raife, by Way of Lottery, a Sum not exceeding 8000 Dollars, for the Ufe and Benefit of the Minister, Wardens, and Vestry of the African Episcopal Church of St. Thomas, in the City of Philadelphia;" was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Reprefentatives, with information that Senate have passed the faid Bill without amendment.

The Bill, entitled, "A Supplement to the Act, entitled, "An Act for extending the Width of Wharfstreet, and regulating the Wharves in the Diffrict of Southwark," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House' of Representatives, with information that Senate have passed the faid Bill without amendment.

The Bill, entitled, " A Supplement to an Act, entitled, "An Act authorifing the Prefident, Adjuntas, and Members of the Hebrew Congregation, of the City of Philadelphia, to raife, by Way of Lottery, a Sum of Money, for the Repair of their Synagogue and Burial-place, and for other Purpofes of Relief;" was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be presented to the House of Representatives, for concurrence.

The Bill, entitled, " An Act increasing the Salary of the Keeper of the Debtors' Prison, of the City of Philadelphia," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act to duthorife Joseph Smith and Sons to keep in Repair a Wing-dam, on the west Side of the River Delaware, in Bucks County," was read the second time.

Whereupon,

On motion of Mr. Lacock and Mr. Erwin,

The further confideration of the faid Bill was postponed; and recommended to the attention of Senate, at their next Seffion. The Refolutions, relative to the Mandamus of the Supreme Court of the United States, in the cafe of Gideon Olmstead, were read the second time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Borrows in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Resolutions with amendments; which were read as reported.

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as folfows, viz.

To the Senate and Houfe of Reprefentatives, of the Commonwealth of Pennfylvania.

GENTLEMEN,

I have this day approved and figned the following Acts of the General Affembly; and have directed the Secretary to return them to the Houfes respectively in which they originated, viz.

1. An Act to authorife and direct the Governor to incorporate a Company, for crecting a Permanent Bridge over the River Schuylkill, opposite the Flatrock in the county of Philadelphia.

2. An Act granting an Annuity to John M'Dowel.

3. An Act to authorife the Governor to appoint Commiffioners, for the Purpofe of laying out a Road from the Strafburg Road, near John G. Parke's Houfe, in Chefter County, by M'Call's Ferry, on the Sufquehanna, to the Maryland Line, in a Direction to the City of Washington; and alfo, a Road-from the Interfection of Marlboroughstreet and Newport Road, to interfect the above Road, at or near M'Call's Ferry aforefaid.

4. An Act authorifing John Sharp, acting Adminifirator of John Sutton, deceased, to make and execute certain Titles to Land therein mentioned.

SIMON SNYDER.

Lancaster, March 22, 1809.

The Bill, entitled, "An Act authorifing the Governor to incorporate a Company, for making an Artificial Road from Safeharbor, at the Mouth of Coneftoga Creek, through the Village of Strasburg, to interfect either the Gap and Newport Turnpike, or the Philadelphia and Lancaster Turnpike Road, as near the former as possible;" was read the second time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Palmer in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the faid Bill without amendment.

The Bill, entitled, "An Act for the better establishing and confirming the Boundaries of the Town and Out-lots of the Town of Indiana," was read the second time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Preston in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill with amendments; which were read as reported.

Agreeably to order,

The Senate refumed, in Committee of the Whole, Mr. Wayne in the chair, the confideration of the Bill, entitled, "An Act to provide for the Settlement of Accounts of Lottery Commissioners, and others concerned in Lotteries."

And, after fome time,

The Committee role, and reported the Bill with amendments; which were read as reported.

The Bill, entitled, "An Act authorifing the County Commissioners to exempt from Taxation, in certain Cases, the Property of religious, literary, and charitable Societies," was read the second time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Stevenson in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill with the first fection negatived.

On motion of Mr. Roberts and Mr. Dorfey,

The Senate confidered the Report of the Committee of the Whole, on faid Bill.

Whereupon,

The Yeas and Nays, on agreeing thereto, were required by Mr. Dorfey and Mr. Roberts; and, on the question being put, the Members voted as follow, viz.

YEAS. Meffrs. Blocher, Borrows, Campbell, Doty, Erwin, Hefton, Irifh, Lattimore, Mayer, M'Arthur, Miller, NAYS.

YEAS. Meffrs. Palmer, Prefton, Rahm, Rankin. Roberts, Slaymaker, Sommer. Stevenson, Wayne, Weaver, Lane (Speaker). 22. NAYS.

Meffrs. Dorfey,

Mr. Udree. 3.

Laird,

Twenty-two Yeas, three Nays; by which it appeared that the question was determined in the affirmative; and fo the Bill was loft:

The Clerk of the Houfe of Representatives informed, that that House have concurred in the amendments, by Senate, to the Bills, entitled, respectively as follow, viz.

1. An Act granting certain Privileges to Jonathan Grout.

2. An Act authorifing the Governor of this Commonwealth to incorporate a Company, for the Purpofe of making and erecting a Bridge and Road over the Northeast Branch of the River Sulquehanna, in the County of Northumberland, from the Public Highway opposite the Plantation of Thomas Grant, to Shamokin Island, through the Public Highway of Shamokin Island, to the Shore opposite Northumberland, and from thence to the Town of Northumberland.

3. An Act to incorporate the Prefident and Direct. ors of the Waterpipes in Aaronfburg.

4. An Act to enable the Governor to incorporate a Company, to make an Artificial Road from the Town of Hanover, in the County of York, to the Borough of Carlille.

He returned the Bill, entitled,

'An Act to authorife the Governor to appoint Commiffioners, for the laying out a Road, beginning at or near Kelfo's Ferry, in Cumberland County, through York and Adams Counties, to the Maryland Line, in a Direction to the City of Washington.'

And informed, that the Houfe of Representatives have passed faid Bill without amendment.

He prefented, for concurrence,

'A Resolution, directing a certain Number of the General Election-laws to be printed.'

And, for fignature, two Bills, entitled, as follow: 1. An Act authorifing a Loan of Money from the State, to William M'Dermett.

2. A Supplement to the Act, entitled, 'An Act for the Confolidation and Amendment of the Laws, as far as they refpect the Poor of the City of Philadelphia, the Diftrict of Southwark, and the Township of the Northern Liberties,' passed the 29th Day of March, 1803.

The Refolution prefented for concurrence was read the first time.

The Speaker figned the Bills prefented for fignature.

The Bill, entitled, "An Act authorifing the Officers of the Land-office to grant James M'Kiffick a Credit for certain Monies, by him paid, in Part of patenting his Land," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Udree in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill with the first fection negatived.

On motion of Mr. Roberts and Mr. Miller,

The report of the Committee of the Whole, on faid Bill, was confidered and adopted; and fo the Bill was loft. Mr. Laird, from the Committee appointed for that purpofe, made report, that the Committee, in conjunction with the Committee of the Houfe of Reprefentatives, have prefented to the Governor, for his approbation, the Bills, entitled, as follow, viz.

1. An Act granting a Sum of Money to Catharine Shibe, for Services rendered by her late Hufband, in the revolutionary War.

2. An Act laying a Tax on Dogs, in certain Counties, and for other Purpofes.

Adjourned, till 10 o'clock tomorrow morning.

Thurfday, March 23, 1809.

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Mr. Campbell prefented the petition of Samuel Brady, of Indiana county, flating his fervices and fufferings in the revolutionary War, and praying relief; and the faid petition was twice read, and referred to Mr. Campbell, Mr. Miller, and Mr. Erwin, to confider and report thereon.

Mr. Irifh prefented the petition of Chriftoper M'Michael, of Butler county, flating his fervices and fufferings in the late revolutionary War, and praying relief; and the faid petition was twice read, and referred to Mr. Irifh, Mr. Stevenson, and Mr. Borrows, to confider and report thereon.

Mr. M'Arthur read a Bill in his place, and by permission prefented the fame to the Chair, entitled, "An Act appropriating a Sum of Money, for making the Navigation of Frenchcreek more fufe and certain;" which was read the first time.

The Refolutions, " relative to the Mandamus of the Supreme Court of the United States, in the cafe of Gideon Olmftead," were read the fecond time, as reported by Committee of the Whole, yefterday, and confidered feparately.

The first Resolution being under confideration,

A motion was made, by Mr. Sommer and Mr. Roberts,

To postpone the confideration thereof, for the prefent, in order to introduce a preamble, as follows, viz.

Whereas the Governor, in a communication to the Legislature, has represented, that the Supreme Court of the United States had ordered a peremptory Mandamus to be iffued, in the fuit of Gideon Olmstead and others, versus Elizabeth Sergeant and Esther Waters, Executrixes of the late Mr. Rittenhouse; and that immediate application will be made to Richard Peters, Judge of the District Court of Pennsylvania, for an execution against the perfons and effects of the faid Elizabeth Sergeant and Effher Waters; or that, rather, an attachment against their perfons will be the compulfory process adopted on the occasion. And that, in conformity to the provisions of an Act of Affembly, paffed the 2d of April, 1803, it becomes the duty of the Executive to protect the property and perfons of the faid Executrixes, against fuch process. .

And whereas the caufes and reafons which have produced this conflict, between the General and State Governments should be made known; not only that the State may be justified to her Sister States, who are equally interefted in the prefervation of the State Rights; but to evince to the Government of the United States, that the Legislature, in refifting encroachments on their rights, are not acting in a spirit of holtility to the legitimate powers of the United States' Courts; but are actuated by a disposition to compromile, and to guard against future collisions of power, by an amendment to the Constitution: And that, whilft they are contending for the rights of the State, it will be attributed to a defire of preferving the Federal Government itself; the best features of which must depend upon keeping up a just balance, between the General and State Governments, as guaranteed by the Conftitution.

Be it therefore known, that the prefent unhappy difpute has arifen out of the following circumstances :

That, in the night of the 6th of September, 1778, Gideon Olmítead, being a prifoner on board the armed floop Active, bound to Newyork, on the paffage, prevailed on three of the Seamen, to affift him in endeavouring to take the faid floop from the Captain and the reft of the crew, and to carry her into an American port. In purfuance of this bold and hazardous defign, they fecured the Captain and crew under deck, and contemplated running the floop into Eggharbor. A confiderable content then arole between those under, and those on deck, for the command of the vefiel.

On the 8th of September, they were boarded by the brigantine Convention, fitted out by the State of Pennfylvania, commanded by Captain Thomas Houfton, and, in a very fhort time after the floop Active was thus feized by the Convention, the privateer floop Le Gerard, of Philadelphia, commanded by Captain James Jofiah, hove in fight.

The prize was brought into the port of Philadelphia, and was libelled in the Court of Admiraly of the State on the 14th of September. Captain Thomas Houfton, for the Sate, himfelf, and crew, claimed onehalf; Captain James Jofiah, commander of the privateer floop Le Gerard, for himfelf, crew, and Owners, as confort of the Convention, and as in fight at the time of the capture, claimed one-fourth; allowing onefourth for the four perfons who first role upon the crew of the floop Active; Gideon Olmstead and his companions claimed the whole, alleging that they had rifen on the Captain and crew, had confined them in the cabin, had affumed the fole command and direction of the floop, and were proceeding towards Eggharbor, with the Captain and crew fubjected and reduced, when the faid floop was feized by the brigantine Convention.

And the great question for decision was, whether Gideon Olmstead had subdued the Captain and crew of the Active, or whether hostilities had ceased, when the Convention and Le Gerard came up with her.

The Court of Admiralty is the appropriate Court for the trial and decifion of all caufes of prize. But how that Court shall be constituted, must depend upon the will of the Nation or State to which it belongs. The Legislature are, however, inclined to believe, that the interposition of a Jury in admiralty caufes was peculiar to fome of the American States, and a remarkable instance of a departure from the usage of Nations. It was, however, bottomed on the following Refolution of Congress, of November 25, 1775:

'That it be recommended to the feveral Legiflatures in the United Colonies, as foon as poffible, to erect Courts of Juftice, or give jurifdiction to the Courts now in being, for the purpofe of determining concerning the captures to be made as aforefaid; and to provide that all trials, in fuch cafe, be had by a Jury, under fuch qualifications as to the refpective Legiflatures thall feem expedient. That, in all cafes, an appeal thall be allowed to the Congress, or fuch perion or perfons as they thall appoint for the trial of appeals,' &c.

By an Act of Affembly of Pennfylvania, paffed September 9, 1778, a Court of Admiralty was established. The trial was to be by Jury, who were to be sworn or affirmed, ' to return and give a true verdict according to evidence; and the finding of the faid Jury, shall establish the facts, without re-examination or appeal.'

' In all caufes of captures, an appeal from the decree of the Judge of Admiralty, of this State, fhall be allowed to the Continental Congress, or such perfon or perfons as they may from time to time appoint for hearing and trying appeals,' &c.

On the 4th of November, 1778, the caufe came on to be tried before a Struck Jury, who, after hearing all the exhibits, and the arguments of the refpective advocates thereon, and taking time to confider thereof, on the following day returned their verdict, finding 'onefourth part of the nett proceeds of the floop Active and her cargo to the first claimants (Gideon Olmstead and others) and three-fourth parts of the nett proceeds of the faid floop and her cargo to the libellant (Captain Houston) and the fecond claimant (Captain Josiah) as per agreement between them.'

The Jury thus decided the great and important fact, 'That hoftilities had not ceafed on board the floop Active at the time the brigantine Convention came up with her; in other words, that the Captain and crew had not been then fubdued.' The Judge made his decree accordingly; and the fame day Gideon Olmstead and the three Seamen appealed from the verdict, decree, and fentence. At this period, no Court of Appeals had been eftablifhed under the authority of Congrefs, or in purfuance of the Articles of Confederation, of the oth of July, 1778. But Committees of Appeals had been from time to time appointed, confifting of Members of Congrefs. By the 9th Article of Confederation, Congrefs was vefted with power of 'appointing Courts for the trial of piracies, and felonies committed on the high feas, and eftablifhing Courts for receiving and determining finally appeals, in all cafes of captures: *Provided*, That no Member of Congrefs fhall be appointed a Judge of any of the faid Courts.'

The time, when Pennfylvania acceded to the Confederation, is perhaps immaterial. It was not finally adopted by all the States, and ratified, until the ift March, 1781. It is therefore to be prefumed, that the Committee of Appeals, as appointed by Congrefs, was competent, as to authority, even under the provision of our own Law; as no objection appears ever to have been fuggefted on this head.

But as to the authority, or extent of the jurifdiction of the Committee of Appeals, a difference of opinion has arifen among the wifeft and best-informed of our citizens; and this question, of mighty moment indeed, has agitated all Pennsylvania for thirty years.

If the Committee of Appeals had authority to revife facts which had been already established by the verdict of a Jury, there was an end of the question. Their decree was conclusive and final: It could not be opened or reviewed; and it ought to have been carried into effect.

But Pennfylvania has uniformly, by all her public Acts, denied the authority of the Court of Appeals to re-examine or control the verdict of the Jury. The decifion of a State is always important, and of infinite weight in comparison with mere private opinion; an affertion of her right was an obvious confequence. And an attempt to interfere with that right, *ex parte*, cannot fail to call forth, on her part, feelings of the deepeft regret.

It is true, that Congress, with the approbation and acquiescence of the People, exercised the power of

war and peace; and, however imperfect their fovereignty might have been, they administered it with glory and advantage to the United States. It is equally true, they commillioned privateers to cruife against the enemy; and to this high power, it is faid, the question of prize is incidental. And if it would refult from this, that they had power to establish Courts of Admiralty; yet it is equally clear, they did not exercise this power; and by the Articles of Confederation it was not vefted in them; but merely the power to establish a Court of Appeals, in cafes of captures; although, by the fame instrument, they had power ' to establish Courts for the trial of piracies, and felonies upon the high feas, and the right of establishing Rules for deciding, in all cafes, what captures on land or water shall be legal, and in what manner prizes, taken by land or naval forces in the fervice of the United States, shall be divided or appropriated.'

And, whatever conftruction might have been had, if the decree of reverfal had been in the Court eftablifhed after the Confederation; yet, in 1778, it had no binding force; nor did they profefs to act under it. Courts of Admiralty, for the trial of captures, or the Prize-court, could, then, be eftablifhed only by the respective States.

Congress recommended to the feveral States to establish Courts of Admiralty; and to provide that all trials in such case be had by a Jury, under such qualifications, as to the respective Legislatures shall seem expedient; referving, in all cases, an appeal to Congress. &c.

However incidental the question of prize, or cafes of captures, may be to fovereign power, the principle cannot apply in its full extent to the imperfect fovereignty exercised by the United States. Their authority was gradually acquired by the confent or acquiefcence of the States; and where it was thus acquired, the exigencies of the new-formed Union required that it should be deemed legitimate, though never expressly ailented to. The power of establishing Courts of Admiralty they never assured. The inference therefore is forcible, that they had not the power: Or why recommend to the States to establish Courts of Admiralty; if, by virtue of their newly-acquired fovereignty, they could, themselves, have established them?

If they could not erect Courts of Admiralty-jurifdiction, in the first instance; they could not, without the confent of the State, erect the appellate Court. The State which established the Admiralty Court, must likewise possible the power to regulate the appellate jurifdiction from its decrees. And by the affent of the State, the appellate jurifdiction was, at their own requisition, given to Congress; where the interest and fastey of the Union required it should be deposited; but under certain restrictions.

The Admiralty Court, being the Court of all Nations, has, by the ufuage of Nations, been governed by the rules and principles of the Civil Law. It has always proceeded without a Jury; and, from its decrees on an appeal, the Facts as well as the Law have always been fubject to a re-examination. But, when Congrefs recommended the decifion of facts in that Court by a Jury, ftrangely departing from the ufage of Nations, the confequence inevitably followed, that the facts, eftablifhed by the Jury, could never be re-examined on an appeal. The party diffatisfied might have applied for a new trial; but there is no other way of reverfing the facts determined by a Jury.

When, therefore, Congress recommended, that the trial in fuch cases should be by Jury; from the uniform courfe of proceeding in fuch trials, it is at least prefumable they did not intend, by referving an appeal, that the facts should be re-examined; and the only fair or confistent construction would be, that there should be an appeal on points of Law appearing on the record. That such was the intention of the Legislature of Pennfylvania is beyond doubt, when they declared, 'that the finding of the Jury shall establish the facts, without reexamination or appeal;' and although, by the fame Act, they gave an appeal to Congress, it cannot be abfurdly supposed that they meant to contradict and, destroy the principle they had, at the fame instant, so folemnly declared and adopted. The queftion itfelf to be tried was a mere Fact, 'Who captured the floop Active?' The Jury decided that Fact. They could judge of the circumstances, as well as the credit or credibility of the Witneffes. If their decision, therefore, was not to be conclusive, but to be open to a re-examination, on an appeal, before a Committee of Congress, in the shape of a Court of Appeals, the Jury-trial was a folemn mockery, calculated for expence and trouble; but productive of no good.

In the cafe of Rofs and Rittenhoufe, the Chief Juftice declared, ' that the genius and spirit of the Common Law will not fuffer a fentence of the lowest Court, founded on a general verdict, to be controlled or reversed by the highest jurifdiction, unless for error in matter of Law apparent upon the face of the record.' And the fame Chief Justice was also of opinion, that the principle was fortified by the Resolution of Congress, of January 15, 1780, ' That the trials in the new Court of Appeals should be according to the usage of Nations, and not by Jury.'

And, on the 31st of the fame month, accordant with this Refolution, the Legislature of Pennfylvania appeared to have been willing, for the future, to change the practice; for they refolved, ' that if the mode of trial by Jury (in cafes of captures) as recommended by Congress, is found inconvenient to the circumstances of the United States, as being a mode unknow to most of the civilized States of Europe, this House is defirous of conforming to the customary practice.'

But notwithstanding this mode of reasoning, the Committee of Appeals undertook to re-examine the whole case: They set aside the verdict of the Jury, reversed the sentence of the Judge of the Admiralty, and decreed the whole proceeds of the prize to the appellants, with costs. The Judge of the Admiralty refused to carry this decree into effect; and, on the 28th of December, further decreed, ' that, although the Court of Appeals have full power to alter or set aside the decree of the Judge of this Court; yet that the finding of the Jury, in the cause, does establish the

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facts in the cause without re-examination or appeal; and therefore, the verdict of the Jury fill ftanding and being in full force, the Court cannot illue any process, or proceed in any manner whatloever, contradictory to the finding of the faid Jury.' And he ordered the money to be brought into Court, there to remain ready to abide the further order of the Court therein.

Here, then, began the great contell for jurifdiction. On the 4th of January, 1779, the Committee of Appeals iffued their injunction to the Marshal to detain the money in his cultody, to wait the further orders of the Court. The Marshal, notwithstanding, paid the money to the Judge of the Admiralty, in obedience to the decree of that Court. The Committee of Appeals would proceed no further; but ordered to be entered on record, 'that, as the Judge and Marshal of the Court of Admiralty, for the State of of Pennfylvania, had absolutely and respectively refused obedience to the decree and writ, regularly made in and iffued from this Court; to which they and each of them were and was bound to pay obedience; the Court being unwilling to enter into any proceedings for Contempt, left confequences might enfue at this juncture, dangerous to the public peace of the United States, will not proceed further in this affair, nor hear any appeal, until the authority of this Court shall be fo fettled, as to give full efficacy to their decrees and process.' And they ordered a state of the proceedings to be prepared, that they might lay it before Congress.

On the 21st of January, a Committee was appointed by Congress, to examine into the principles of the powers of the Committee of Appeals, and the caufes of the refusal of the Judge of the Court of Admiralty, in the State of Pennsyvania, to execute their decree; which Committee, on the 6th of March tollowing, reported specially, the finding of the Jury, and decree thereon; the reversal thereof; the reasons of the Judge; and Act of Assembly of Pennsylvania, as they are before stated.

Whereupon, it was refolved, 'That Congress, or fuch perfon or perfons as they appoint to hear and determine appeals from the Court of Admiralty, have neceffarily the power to examine, as well into decifions on facts, as decifions on the Law, and to decree finally thereon; and that no finding of a Jury in any Court of Admiralty, or Court for determining the legality of captures on the high feas, can or ought to deftroy the right of appeal, and the re-examination of the facts, referved to Congress.

'That no Act of any one State can, or ought to, deftroy the right of appeal to Congress, in the sense above declared.

'That Congress is, by these United States, invested with the sovereign supreme power of war and peace.

'That the power of executing the Law of Nations, is effential to the fovereign fupreme power of war and peace.

'That the legality of all captures on the high feas must be determined by the law of Nations.

'That the authority, ultimately and finally, to decide on all matters and questions touching the Law of Nations, does refide and is vested in the sovereign supreme power of war and peace.

'That a control by appeal is neceffary, in order to compel a just and uniform execution of the Law of Nations.

• That the faid control must extend, as well over the decisions of Juries as Judges, in Courts for determining the legality of captures on the fea; otherwife the Juries would be poffeffed of the ultimate fupreme power of executing the Law of Nations, in all cafes of captures; and might at any time exercise the fame in fuch manner as to prevent a possibility of being controlled; a conftruction which involves many inconveniences and absurdities, destroys an effential part of the power of war and peace, intrusted to Congrefs, and would difable the Congress of the United States from giving fatisfaction to foreign Nations, complaining of a violation of Neutralities, of Treaties, or other breaches of the Law of Nations, and would enable a Jury in any one State to involve the United States in hostilities : A construction which, for these and many other reasons, is inadmissible.

^c That this power of controlling, by appeal, the feweral Admiralty-jurifdictions of the States, has hitherto been exerciled by Congress, by the medium of a Committee of their own Members.

'Refolved, That the Committee before whom was determined the appeal from the Court of Admiralty, for the State of Pennfylvania, in the cafe of the floop Active, was duly conftituted and authorifed to determine the fame.

 R_{eff} is the faid Committee had competent jurifdiction to make thereon a final decree; and therefore their decree ought to be carried into execution.

And they thereupon requested the Affembly of Pennylvania to appoint a Committee, to confer with a Committee of Congress, on the subject.

If the reafoning in the foregoing Refolutions eftablifhes the propriety of proceeding, in cafes of Admiralty-jurildiction, according to the Law and ufage of Nations, and which is now the Law of the Land, it could not change the Law as it then ftood; therefore could have no effect upon Pennfylvania, tenacious of her own rights, refting upon her own Laws, and underftanding, as well as any other State, the extent of the power of Congrefs, and the authority fhe had confented to veft in that body. Committees were appointed to confer with a Committee of Congrefs; but every conference was ineffectual; and, on the 31ft of January, 1780, by an unanimous vote of the General Affembly, the following decifive inftructions were transmitted to the Pennfylvania delegation in Congrefs:

GENTLEMEN,

^c The Houfe being informed that it has been propoled in the honorable Congress, that an order be drawn on the treasfury of the United States, for the amount of three-fourths of the nett proceeds of the floop Active and her cargo; and to pay the fame to Gideon Olmstead and others, appellants in that case, in order to fatisfy the decree of the Court of Appeals for prizes made at sea; and that the fame be charged to the State of Pennsylvania; referring faid State, for indemnification, to the three-fourths in the hands of the Judge of the Admiralty of Pennsylvania.

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• The House, in consequence of the above, have taken the premises into their most ferious consideration, and adopted the instructions given by the last House of Assembly (March 10, 1779) to a Committee of the faid House, who had been appointed to confer with a Committee of Congress in the case of the sloop Active; which instructions are in the following words:

⁶ Refolved, 1ft, That the power of establishing Courts for receiving and determining, finally, appeals in all cases of captures, is referved in Congress by the Articles of Confederation; and, as the State of Pennfylvania has acceded to these Articles, this House esteem it their duty to adopt such regulations, co instent with the principles of the Confederation, as Congress may judge necessary for the due exercise of the faid power.

^c Refolved, 2d, That by our Act of this Commonwealth, for establishing a Court of Admiralty, it is declared and enacted, that the finding of the Jury shall establish the facts, without re-examination or appeal; and that the Act is not repugnant to, but consistent with, the Resolutions of Congress, of the 25th of November, 1775.

• Refolved, 3d, That the proceedings in the Court of Admiralty, in the cafe of the floop Active, were founded upon the aforefaid Act of Affembly; which, together with the faid Refolve, form the true ground whereupon the decifion of the contested point should be made, without involving a confideration of the necessity or propriety of future alterations.

'The Houfe likewife inftruct you, immediately to inform the honorable body of which you are Members, that this Houfe will confider any application of the money of this State, by Congress, to the purpole aforefaid, as an high infringement on the honor and rights of the Commonwealth of Pennsylvania; and in this view will complain, in an especial manner, of those delegations which shall concur in any vote for that purpose, to the several legislative bodies from whom they respectively derive their powers.

'And you are further instructed, to enter a protest, in behalf of this State, that we will pay no part of the fum which Congress shall award, out of the treasury of the United States, in confequence of the decree of the Court of Appeals.

'We also instruct you to inform Congress, that the manifest right of the citizens of this State, to the beness of the Laws, has, fome time since, obtained from the authority thereof, an order for the distribution of the three-fourths given, by the verdict of the Jury in this case, to the Captains and crews of the brigantine Convention and her confort.

'The House views, with altonishment, the perfeverance and decision of Congress, in rolling upon this State, an embarrafiment created by the Court of Appeals.

Congress recommended a trial by Jury to be introduced into the Court of Admiralty. The Affembly of Pennfylvania adopted the measure. A Jury, in the case of the floop Active, founded their verdict upon the facts. It is the proper business, and the strict right, of Juries to establish facts: Yet the Court of Appeals took upon them to violate this effential part of jury trial, and to reduce, in effect, this mode of jurisprudence to the course of the Civil Law; a proceeding to which the State of Pennsylvania cannot yield.

• If the mode of trial by Jury (in cafes of captures) as recommended by Congrels, is found inconvenient to the circumftances of the United States, as being a mode unknown to most of the civilized States in Europe; this House is defirous of conforming to the customary practice.

'The House finally remind you of the Laws, which they understand have been paffed in some of the States of the Union, denying all appeal, in Law as well as Fact, to the Court of Appeals established by Congress for prize-causes, except the Claimants be foreigners, or Captors in the pay of Congress; by the operation of one of which Laws, Mr. Hugh M'Culloch, a citizen of Pennsylvania, was debarred from removing the case of a ship and cargo, condemned in Newengland, into the faid Court of Appeals; and that little notice appears to be taken of these Laws, whilst Pennsylvania, conforming to the recommendation of Congress, concerning Admiralty-jurifdiction, in the most legal and usual construction of the expression, has not, in our opinion, been treated by that honorable body, with sufficient respect and attention.'

Such, then, has been the decifive fland which Pennfylvania has uniformly made against the decree of the Committee of Appeals. Can we undertake to fay, from a view of the cafe, that our predecessfors, for thirty years, have been wrong? Yet the opinions of public men have been various.

Chief Justice M'Kean, in the cafe of Rofs and Rittenhouse, judicially declares, ' that the decree of the Committee of Appeals was contrary to the provisions of the Act of Congress, and of the General Assembly, extrajudicial, erroneous, and void.'

Two of the Judges, who fat in the fame caufe, although they do not expressly negative this opinion, appear not to concur in it.

The Supreme Court of the United States, in the cafe of Pennhallow and Doane, unanimoufly affirm the authority of the Court of Appeals.

And, upon the decifion in this cafe, it would appear this conteft has been revived, after it had flumbered for twenty-three years; and, as it would feem, even after Congrefs had abandoned the right.

But the Legislature cannot relinquish this part of the case, without once more referring to the proceedings of Congress, on this long-litigated point.

Mr. Ellery, Mr. Hand, Mr. Spaight, Mr. Jefferfon, and Mr. Lee, a Committee of Congress, to whom was referred the proceedings and fentence of the Court of Appeals, in cases of capture, on the case of the soft Lusanna, reported; and, after stating that the Resolution of the 25th of November, 1775, had been complied with by the several States, some of them ceding appeals to Congress on a larger, and some on a more contracted scale; that the Court of Appeals had reverfed the sentence passed by the inferior and superior Courts of Newhampshire, in the case of the ship Lusanna; that all these proceedings were prior to the completion of the Confederation, which took place on the first day of March, 1781: They resolved, 'That the stated capture, having been made by citizens of Newhampfhire, carried in, and fubmitted to the jurifdiction of that State, before the completion of the Confederation, while appeals to Congress were absolutely refused by their Legislature; neither Congress, nor any perfons deriving authority from them, had jurifdiction in the faid case.'

On the 30th of March, 1784, the report was taken up; and, on the question of agreement, on the Yeas and Nays, fix States voted for the Resolution, two States, and Mr. Read (from South-carolina) voted against it, and two States were divided; and, in numbers, the Ayes were 15; the Nays, 9. But, there not being a majority of States in the affirmative, the question was lost.

It may not be unworthy of remark, that, on the above Refolution, Mr. Jefferfon voted in the affirmative; as alfo did Mr. Ellery, who was one of the Court of Appeals, which reverfed the decree of the Pennfylvania Court of Admiralty: And, as Pennfylvania allowed an appeal only on a contracted fcale, that could no more be exceeded, than it could in the cafe of Newhampfhire, who allowed no appeal at all.

There is no reason, therefore, for departing from the principles and opinions of our predecessors, unequivocally declared in their public votes and Laws, respecting the case of the sloop Active, without a single exception, from the first moment of the contest.

The fecond part of the cafe exhibits facts and circumftances, of the deepeft intereft and concern to Pennfylvania. An attempt had been made, by the Diftrict Court, deriving its authority from the Conftitution of the United States, to enforce the decree of the Committee of Appeals; the jurifdiction of which, to reverfe the facts established by a Jury, Pennfylvania had fo long refifted; and which even Congrefs, under the Confederation, had fo long abandoned; not only to enforce it, but to enforce it *ex parte;* without power to examine the merits, or to control its errors; without notice to the State, or confulting its interefts; not only thus to enforce it, but to convert the Treafurer and Agent of the State, acting under its immediate authority, into a stake-holder, as a mean to reach the funds of the State, and to affect its rights.

If this could be done, the antendment had to the Conffitution would be a dead letter. The State can act, under its Laws, only by its Agents. Its monies remain in the hands of its Treasurers. If its Officers can be converted, by the decree of a Judge, into stake-holders, there can, perhaps, be no possible case in which the Constitution may not be evaded.

It fufficiently appeared, in the anfwer to the Libel, that Mr. Rittenhoufe received the money as Treafurer of the State, for the ufe of the State. It appeared decifively on the public records of the Commonwealth. But it is alleged, ' that the amendment to the Conflitution fimply provides, that no fuit fhall be commenced or profecuted against the State. That in this cafe the fuit was not inflituted against the State, or its Treafurer, but against the executors of David Rittenhouse. That, if the proceeds had been the actual property of Pennfylvania, however wrongfully acquired, the disclosure of that fact would have prefented a cafe, on which it is uneceffary to give an opinion.'

Such is the language of the Supreme Court of the United States? If the procefs and jurifdiction of the Admiralty Court will reach and extend over the proceeds of prize, found within the diftrict; and individuals, no party to the original decree, can be libelled againft; is all inveftigation to be foreclofed? Or, if it be not in the nature of an original fuit, but merely a proceeding to enforce a decree of a former Court, in which Canain Jofiah and Captain Houfton were parties; why are Captain Jofiah and the Reprefentatives of Captain Houfton unheard in this ftrange proceeding?

It is further alleged, and is made a ground of decifion by the Federal Courts, ' that the property which reprefented the Active and her cargo was in poffeffion, not of the State of Pennfylvania, but of David Rittenhoufe, as an individual; after whofe death it paffed, like other property, to his Reprefentatives.'

It is, however, clear, that David Rittenhouse could not have received a farthing of the money, as David

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Rittenhouse; but as Treasurer of the State only, and by order of the State. The moment it came into his hands, as Treasurer, it was, to every intent and purpole, in the coffers of the State. Although David Rittenhouse gave a bond to indemnify George Ross; yet that instant the State became bound to indemnify David Rittenhouse, and the real party, then interested, was the Commonwealth of Pennsylvania. A Treafurer or other Officer, retaining the public monies, upon any pretence whatever, cannot, upon any principle, change the nature of the question.

Notwithstanding, by the highest judicial authority, the question is declared to be at reft. 'That, by the decree of reverfal, the interest of the State of Pennsylvania, in the Active and her cargo, was extinguished. That, although Mr. Rittenhouse was Treasurer of the State of Pennfylvania, and the bond of indemity which he executed states the money to have been paid to him, for the use of the State; it is apparent he held it in his own right, until he fhould be completely indemnified by the State; and that the evidence to this point was conclusive. That it did not appear that the original certificates were deposited in the State Treasury, or in any manner defignated, as the property of the State; or delivered over to his fucceffor; and, when funded, were funded in his own name, and the intereft drawn by him. That the memorandum made by him, at the foot of the lift of certificates, in these words; ' The above certificates will be the property of the State of Pennfylvania, when the State releafes me from the bond I gave, in 1778, to indemnify George Rofs, Efq. Judge of the Admiralty, for paying the fifty original certificates into the Treasury, as the State's share of the prize;' demonstrates that he held the certificates as fecurity against the bond he had executed; and that bond was obligatory, not on the State of Pennfylvania, but on David Rittenhoule, in his private capacity.'

This flatement by the Court, as part of the broad ground on which they decided, may be plaufible; may give color to the decifion: Yet it by no means appears, that he received it as a flake-holder, or upon a contingency; but for the use of the State, as its fhare of the prize. And even upon his own memorandum, so much relied on, it is stated, that the certificates were paid into the Treasury, as the State's schare of the prize; and, as the State was bound to indemnify him, when he acted under its orders, the State would have, of course, been the real party interested in any fuit which might have been commenced upon it. It would feem that the Court was not posses of the whole state of the case; as will appear from the authority under which the Treasurer acted; which proves explicitly how, and in what character, he acted. In the minutes of the Supreme Executive Council is the following Resolution:

'Philadelphia, April 21, 1779. Refolved, That David Rittenhoufe, the Treasurer, be directed to find fufficient fecurity, to be approved of by the Judge of the Admiralty, for the share adjudged to the State, of the prize-floop Active, taken by the brigantine Convention, and the Gerard privateer; and take up the money, which will exceed eleven thousand pounds, for the use of the State; one-half of the fum, allotted to the Convention, coming to the State.'

It here incontrovertibly appears, that he did not receive the money as a private individual; but for the ufe of the State, by the orders of the executive authority; and the bond which he executed was executed by him, by the like authority, as agent and fecurity for the State. Having thus received the money, previoufly the property of the State, by the decree of the Admiralty Court, as Treafurer, no detention of it, when he went out of office, ought in reafon or principle to be confidered as changing the nature of the original tranfaction. The Legiflature, at their Seffion, November 23, following, paffed a Refolution fimilar to that of the Executive Council; and the Act of February 26, 1801, ftill further corroborates all the former proceedings of the State.

The Legislature are also of opinion, that, as the brigantine Convention was the property of the State, as foon as judgment was pronounced upon the verdict of the Jury, its interest attached upon its proportion of the prize; and, as foon as it was received by the State Treafurer, it was fo much, belonging to the State, actually in the Treafury.

When it is faid, that the State of Pennfylvania forbore to affert its title, while the fuit was depending, let it be forever remembered, that the State of Pennfylvania had no notice. And if notice had been given, to what purpofe could fhe have afferted her title, when by the high authority of the Court it is declared, that the Court had nothing to do with the question decided by the Court of Appeals; which must be enforced without an examination of its merits.

Although the Legislature reverence the Conftitution of the United States, and its lawful authorities; yet there is a refpect due to the folemn and public Acts, and to the honor and dignity, of our own State, and the unvarying affertion of her right, for a period of thirty years; which right ought not to be relinquished.

Whereupon,

The queftion, on the motion to postpone the 1st Resolution, and introduce the preamble, being put, was determined in the affirmative; and the preamble, being under confideration, was adopted.

The 1st Resolution recurring,

A motion was made, by Mr. Dorfey and Mr. Wayne,

To postpone the further confideration of the Resolution, with the preamble, for the present, in order to introduce the following; and required the Yeas and Nays on the motion, viz.

Refolved, That a Committee be appointed to bring in a Bill, authorifing and requiring the Governor of this Commonwealth to draw his warrant on the State Treasurer, in favor of Elizabeth Sergeant and Esther Waters, furviving Executrixes of David Rittenhouse, deceased, for the sum of being the amount paid by them into the State Treasury, in pursuance of the Act of Assembly of the 2d of April, 1803; to be by them immediately applied to the payment and fatisfaction of the decree of the District Court, in the case of Gideon Olmstead and others, versus the Executrixes of David Rittenhouse aforesaid. Whereupon,

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On the question being put, the Members voted as follow, viz.

VRAS

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ILAD, '	I BAD	
Meffrs. Brady,	Meffrs. Miller,	
Campbell,	Palmer,	
Dorfey,	Preston,	
Erwin,	Slaymaker,	
Hefton,	Wayne. 11.	
Mayer,	•	
NAYS.	NAYS.	
Meffrs. Blocher,	Meffrs. Mitchell,	
Borrows,	Rahm,	
Doty,	Rankin,	
Greis,	Roberts,	
Hiefter,	Sommer,	
Irifh,	Stevenson,	
Lacock,	Udree,	
Laird,	Weaver,	
Lattimore,	Lané (Speaker).	
M'Arthur,		

Eleven Yeas, nineteen Nays; by which it appeared that the question was determined in the negative.

The first Resolution recurring was adopted.

The remaining Refolutions and preamble having been agreed to,

Ordered, That the faid Refolutions be returned to the Houfe of Reprefentatives, with information that Senate have passed the fame, with amendments; in which the concurrence of that Houfe is requested. Which amendments are:

1. Introduce the preamble, as above; and add to the end of the Refolutions the following:

'And that the Governor be also requested to tranfmit a copy to the feveral States in the Union, with a request that they may be laid before their respective Legislatures.'

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, viz.

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To the Senate and Houfe of Representatives, of the Commonwer: Ith of Pennsylvania.

GENTLEMEN,

I have this day approved and figned the following Acts of the General Affembly, and have directed the Secretary to return them to the Houfe of Representatives, in which they originated, viz.

1. An Act laying a Tax on Dogs, in certain Counties, and for other Purpofes. ~

2. An Act granting a Sum of Money to Catharine Shibe, for Services rendered by her late Hufband, in the revolutionary War.

SIMON SNYDER.

Lancaster, March 23, 1809.

The Clerk of the Houfe of Representatives presented, for concurrence, the Bill, entitled,

'A Supplement to an Act, entitled, 'An Act for the • Relief of the Heirs of Frederick Vernon, deceased.'

He returned the Bill, entitled,

'An Act supplementary to an Act, entitled, 'An Act to regulate Arbitrations and Proceedings in Courts of Justice.'

And informed, that the Houfe of Representatives have passed the faid Bill with amendments; in which the concurrence of Senate is requested.

He informed further, that the Houfe of Reprefentatives have concurred in the amendments, by Senate, to the Bills, entitled, as follow, viz.

1. An Act for the Relief of John Boyls, a Sergeant in the late revolutionary War.

2. An Act directing the Mode of keeping in Repair the Long Narrows Road, in the County of Mifflin.

3. An Act to authorife the Governor of this Commonwealth to incorporate a Company, for the Purpofe of making and erecting a Bridge over the River Sufguehanna, in the County of Lancaster, at or near the Town of Columbia.

The Bill prefented for concurrence was read the first time.

The amendments, by the House of Representatives, to the Bill, entitled, "An AA fupplementary to the AA,

entitled, "An Act to regulate Arbitrations, and Proceedings in Courts of Justice," were read as follow, viz.

- Section 1. At the end of line 5, infert 'or their lawful attorney.' At the end of the fection add, 'and the proof of fervice shall be, the oath or affirmation of the perfon ferving the fame.
- Section 2, line 35. Transpose the word 'only,' to follow the word ' name.'
- Section 3. After the word 'appear,' in lines 2 and 3, infert 'by themfelves, their attorney, or agent.'
- Section 4, line 3. Strike out the word ' near.'
- Section 5, line 3. Between the words ' the county,' infert ' city or.'
- Section 6, line 12. After the word 'Prothonotary,' infert 'Sheriff or Recorder.'
- Section 7. At the end thereof add the following: ⁶ And alfo a notification, as well to the adverse party as to the Arbitrators, of the time when and place where the faid Arbitrators are to meet; which time and place shall be fixed by the Prothonotary, and inferted in the notice of appointment. And the proof of ferving such notice shall be, the oath or affirmation of the party ferving the fame; of which, at least ten days notice shall be given, previous to the day of meeting.'
- Strike out fection 8, and number the remaining fections accordingly.
- Section 9, as printed, line 9. Strike out the word 'except.'
- Section 10, line 15. Strike out the words, ' or a majority of them.'
- Section 11, line 7. After the word 'fhall,' infert 'by himfelf, his agent, or attorney.'
- Section 12, line 8. Strike out the words, ' before the Arbitrators, together with those accrued.'
- Section 13. After the word ' Prothonotary,' in lines 3 and 4, infert, ' in the nature of fpecial bail.'
 - Line 12. Between the words, 'appeal which,' infert, 'or, in default thereof, fhall furfender the Defendant or Defendants to the jail of the proper county, in difcharge of faid recognizance.'

THE SENATE.

Section 15. Between the words ' parties to,' in line 3, infert ' their agents or attornies.'

- Section 17. At the end of line 6, infert, ' and tranfmit the fame.'
 - Line 7. Strike out the word 'feven,' and infert in lieu thereof these words; 'fourteen, excepting in the city and county of Philadelphia, which shall not exceed feven.'

Section 18, line 5. Strike out the words 'he or they,' and infert in place thereof the words, 'each of them.'

Moved by Mr. Wayne and Mr. Dorfey,

Refolved, That a Committee be appointed to bring in a Bill, repealing an Act, entitled, "An Act relating to the Claim of this Commonwealth against Elizabeth Sergeant and Esther Waters, surviving Executrixes of David Rittenhouse, Esquire, deceased."

On which motion, Mr. Preston and Mr. Wayne required the Yeas and Nays; and, on the question beput, the Members voted as follow, *viz*.

YEAS.	YEAS.		
Meffrs. Brady,	Meffrs. Miller,		
Campbell,	Palmer,		
Dorfey,	Preston,		
Heston,	Slaymaker,		
Mayer,	Wayne. 10.		
NAYS.	NAYS.		
Meffrs. Blocher,	Meffrs. M'Arthur,		
Borrows,	Mitchell,		
Doty,	Rahm,		
Erwin,	Rankin,		
Grefs,	Roberts,		
Hiefter,	Sommer,		
Irifh,	Stevenson,		
Lacock,	Udree,		
Laird,	Weaver. 19.		
Lattimore,	``		

(The Speaker, on request made by him, was excused voting.)

Ten Yeas, nineteen Nays; by which it appeared that the question was determined in the negative.

The Bill, entitled, "An Act authorifing the Governor to incorporate a Company, for making an Artificial Road from Safebarbor, at the Mouth of Conestoga Creek, through the Village of Strasburg, to intersect either the Gap and Newport Turnpike, or the Philadelphia and Lancaster Turnpike Road, as near the former as possible;" was read the fecond time, as reported by Committee of the Whole, yesterday, considered by fection, and agreed to.

The title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act providing for the Settlement of Accounts of Lottery Commiffioners, and others concerned in Lotteries," was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by fection, and agreed to.

The title having been amended, fo as to read "An Act providing for the Scttlement of Accounts of the Sufquebanna Lottery Commissioners, and others concerned in Drawing thereof," and agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act for the better establishing the Boundaries of the Town and Out-less of the Town of Indiana," was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by section, and agreed to,

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "A further Supplement to an Act, entitled, "An Act directing the Mode of fettling Accounts in the Land-office, and to prevent Frauds in obtaining Land-warrants," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Dorfey in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill with amendments; which were read as reported.

On motion of Mr. Sommer and Mr. Weaver, The Senate adjourned, till 4 o'clock in the afternoon.

SAME DAY, IN THE AFTERNOON.

The Bill, entitled, "An Act granting to John Caulket an Annuity for Life," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Slaymaker in the chair, for the further confideration thereof.

And, after fome time,

The Committee rofe, and reported the Bill with the first fection negatived.

On motion of Mr. Lacock and Mr. Roberts,

The report of the Committee of the Whole, on the faid Bill, was confidered and adopted; and fo the Bill was loft.

On motion of Mr. Dorfey and Mr. Hiefter,

The following Refolution was twice read, confidered, and adopted, viz.

Refolved, That the Speaker draw his warrant on the State Treasurer for one thousand dollars, in favor of William Dicksfon, Printer of the Journal of the Senate, in the English language; he to be accountable therefor.

Whereupon,

A warrant was accordingly fo drawn.

The Bill, entitled, "An Act granting to Samuel M'Neill an Annuity for Life," was read the fecond time. Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Doty in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill with amendments; which were read as reported.

On leave given, Mr. Palmer read a Bill in his place, and by permiffion prefented the fame to the Chair, entitled, "An Act granting to certain Patentees, in Luzerne County, further Time to record their Patents;" which was read the first time. The Bill, enditled, " An At to authorife the Governor to incorporate a Company, for erecting a Permanent Bridge over the River Sufquebanna, at or near Harrifburg, in the County of Dauphin," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Laird in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill with amendments; which were read as reported.

The Clerk of the Houfe of Reprefentatives prefented, for fignature, fix Bills, entitled, respectively as follow, viz.

1. A Supplement to the Act, entitled, • An Act for extending the Width of Wharfstreet, and regulating the Wharves in the Diftrict of Southwark.'

2. An Act granting certain Privileges to Jonathan Grout.

3. An Act to authorife the Governor of this Commonwealth to incorporate a Company, for the Purpofe of making and erecting a Bridge and Road over the Northeast Branch of the River Sufquehanna, in the County of Northumberland, from the Public Highway opposite the Plantation of Thomas Grant to Shamokin Island, through the Public Highway of Shamokin Island to the Shore opposite Northumberland, and from thence to the Town of Northumberland.

4. An Act to incoporate the Prefident and Directors of the Waterpipes in Aaronfburg.

5. An Act to enable the Governor to incorporate a Company, to make an Artificial Road from the Town of Hanover, in the County of York, to the Borough of Carlifle.

6. A Supplement to an Act, entitled, 'An Act fupplementary to an Act to rife, by Way of Lottery, a Sum not exceeding 8000 Dollars, for the Ufe and Benefit of the Minister, Wardens, and Vestry, of the Astrican Episcopal Church of St. Thomas, in the City of Philadelphia.

Whereupon,

The Speaker figned the faid Bills.

The Bill, entitled, "An Act for the Promotion of the Internal Refources and the Manufactures of this Commonwealth, and to incorporate a Company for the faid Purpofes, to be entitled, "The Pennfylvania Premium Society," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Wayne in the chair, for the further confideration thereof.

And, after fome time,

The Committee rofe, and reported the faid Bill with amendments; which were read as reported.

The Bill, entitled, "An Act for the Relief of Thomas Campbell," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Weaver in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill without amendment.

Mr. Rankin asked and obtained leave of absence, for the remainder of the Session.

Mr. Laird, from the Committee appointed for that purpofe, made report, that the Committee, in conjunction with the Committee of the Houfe of Reprefentatives, have prefented to the Governor, for his approbation, three Bills, entitled, respectively as follow, viz.

1. An Act authorifing a Loan of Money from the State, to William M'Dermett.

2. A Supplement to an Act, entitled, 'An Act for the Confolidation and Amendment of the Laws, as far as they respect the Poor of the City of Philadelphia, the District of Southwark, and the Township of the Northern Liberties,' passed the 29th day of March, 1803.

3. An Act granting certain Privileges to Jonathan Grout.

Adjourned, till 10 o'clock tomorrow morning.

Friday, March 24, 1809.

The Bill, entitled, "An Act authorifing the Governor to incorporate a Company, for making an Artificial Road from Safebarbor, at the Mouth of Cone/toga Creek, through the Village of Strafburg, to interfect either the Gap and Newport Turnpike, or the Philadelphia and Lancaster Turnpike Road, as near the former as possible," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Representatives, with information that Senate have passed the faid Bill without amendment.

The Bill, entitled, "An Act providing for the Settlement of Accounts of the Susquebanna Lottery Commissioners, and others concerned in Drawing thereof," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be presented to the House of Representatives, for concurrence.

The Bill, entitled, "An A&I for the better establishing and confirming the Boundaries of the Town and Out-lots of the Town of Indiana," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Reprefentatives, with information that Senate have passed the faid Bill with one amendment (verbal); in which the concurrence of that House is requested.

The Bill, entitled, "A further Supplement to an Act, entitled, 'An Act directing the Mode of Jettling Accounts in the Land-office, and to prevent Frauds in obtaining Land-warrants," was read the fecond time, as reported by Committee of the Whole, yesterday, and considered by fection.

Section 1 being under confideration,

A motion was made, by Mr. Roberts and Mr. Borrows,

To amend the fection, by fufpending the provision of the first section, of the Act to encourage the patenting of Lands, to the first of September, 1810; which was agreed to, and the section as amended was adopted.

Section 2 being under confideration,

A motion was made, by Mr. Roberts and Mr. Borrows,

To amend the fection, by a fimilar provision, as to the fecond fection of the faid Act; which was agreed to.

A motion was then made, by Mr. Lacock and Mr. Laird,

Further to amend the fection, by inferting the following, at the end thereof:

Provided, always, That the privilege contained in this fection shall extend only to those who hold land, in their own right, to the quantity of 400 acres, and no more.

Whereupon,

On motion of Mr. Roberts and Mr. M'Arthur,

The further confideration of the Bill was postponed, for the prefent.

The Clerk of the House of Representatives presented, for concurrence, two Bills, entitled, respectively:

1. An Act for the Sale of vacant unimproved Land, within certain Parts of this Commonwealth.

2. An Act to encourage and facilitate the Completion of the Frankford and Briftol Turnpike Road.

He returned the Bills, entitled respectively as follow, viz.

1. An Act concerning Sentences of Foreign Prizecourts.

2. An Act abolifhing the Offices of Receiver-general and Mafter of the Rolls, and transfering the Duties therein performed to other Offices, and for other Purpofes.

And informed, that the Houfe of Reprefentatives, have paffed faid Bills; the former without amendment; and the latter with amendments; in which the concurrence of Senate is requested. The amendments on faid Bill were read as follows, viz.

Sect. 4, line 9. Strike out the word 'Register,' and infert 'Auditor.'

- 6, lines 3 and 9. Make the fame amendment.
- 7. At the end thereof, add the following; 'or by any fublequent Law.'
- 8, line 3. Strike out the words, ' of a fuitable and convenient fize.'
- 10. Strike out all that follows the word, 'Governor,' in the 4th line, to the end of the 6th line; and infert in lieu thereof these words, ' for three years.'
- 11, line 2. After the word, 'that,' infert 'from and after the 10th day of May next.' Same line, between the words, 'of Acts,' infert 'any Act or.' Same line, ftrike out the word 'are,' and infert 'is.'

The Bills prefented for concurrence were feverally read the first time.

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, viz.

To the Senate and House of Representatives, of the Commonwealth of Pennsylvania.

GENTLEMEN,

I have this day approved and figned the following Acts of the General Affembly, and have directed the Secretary to return them to the House of Representatives, in which they originated, viz.

1. A Supplement to the Act, entitled, 'An Act for the Confolidation and Amendment of the Laws, as far as they respect the Poor of the City of Philadelphia, the District of Southwark, and the Township of the Northern Liberties,' passed the 29th Day of March, 1803.

2. An A& granting certain Privileges to Jonathan Grout.

3. An Act authorifing a Loan of Money from the State, to William M'Dermett.

SIMON SNYDER.

Lancaster, March 24, 1809.

The Bill, entitled, "An Act granting to Samuel M'Neill an Annuity for Life," was read the fecond time, as reported by Committee of the Whole, confidered by fection, and agreed to.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act to authorife the Governor to incorporate a Company, for erecting a Permanent Bridge over the River Sufquehanna, at or near Harrifburg, in the County of Dauphin," was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by fection, and agreed to.

The title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act for the Promotion of the internal Refources and the Manufactures of this Commonwealth, and to incorporate a Company for the faid Purpofes, to be entitled, 'The Pennfylvania Premium Society," was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by fection, and agreed to.

The title having been amended, fo as to read "An Act incorporating the Pennfylvania Premium Society," and agreed to.

Ordered, That the faid Bill be prepared for the third reading.

On motion of Mr. Wayne and Mr. Mitchell,

The Senate adjourned, till half past 3 o'clock in the afternoon.

SAME DAY, IN THE AFTERNOON.

The Speaker laid before the Senate a letter from the Secretary of the Commonwealth, which was read as follows, viz.

SIR,

By an Act of Affembly, of March 12, 1791, it is enjoined as a duty, on the Secretary of the Commonwealth, to keep the Great and Lefs Seal of the State, and affix them respectively, as the case may require, to all public instruments to which the attestation of the

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Governor's fignature is, or hereafter shall be, required by Law, It appears to me, from the above-recited Act, that the Secretary must not only be responsible for the fafe-keeping of the Seal, but also for its application to such papers as may be presented to him for, that purpose.

A few days fince, a patent was prefented to me, for the application of the Great Seal of the State, and for my fignature; the propriety of which I have doubts. The patent is made out, figned by the Secretary of the Land-office, by direction of a majority of the Board of Property, to John Shepherd and Benjamin Dorrance, for 12,328 acres of land, called the 'Mamoth Farm;' being the greater part of Claverack, one of the Seventeen Townships of Luzerne county, upon a certificate iffued by the Commissioners, appointed under an Act of Affembly, passed the 4th of April, 1799. The objections to affixing the Seal are:

1. That the Commissioners' certificate, according to my apprehension, has not been issued agreeably to the 5th section of the Act of the 4th of April, 1799, for offering Compensation to Pennsylvania Claimants, &c. having included more than one lot, and those not adjoining, and containing more than four hundred acres, with allowance.

2. That the certificate includes islands, not marked by courses and distances.

3. That, by establishing fuch a precedent, the revenues of the State would be materially affected. In the present case, should the patent aforesaid be issued, the State would lose about 300 dollars of fees, receivable in the different offices.

My doubts are increased, upon a recollection that, a few years fince, an application was made to the Legislature, by the Holland Company, for the privilege of taking out patents to include more than four hundred acres; which application was accompanied by a proposition, to pay the fame amount of fees as would be payable, provided feparate patents were iffued, containing each but four hundred acres, with allowance. Their application was, notwithstanding, rejected by the Legislature. I with clearly to be understood, as not impeaching the integrity or the correctness of the proceedings of the Commissioners, or that of the Officers of the Landoffice; but only, that my opinion is not coincident with theirs. Impressed with the weight of the above objections, I have withheld the patent.

Should those objections I have stated appear as unimportant, by the Legislature, I shall cheerfully seal and attest the patent. If, on the contrary, they accord with me in opinion, although they may not deem it expedient to pass an explanatory Act, or give such a decifion as may, by an explanatory Act, or give such a decifupposed right in the applicants, under existing Acts of Assembly; the Legislature will be competent to direct the mode by which a legal adjudication may be had on the subject.

An early attention to this fubject is respectfully requested.

N. B. BOILEAU, Sec'ry.

Secretary's Office, March 24, 1809.

P. C. LANE, E/q.

Speaker of Senate.

On motion,

The faid letter was again read, and referred to Mr. Roberts, Mr. Lacock, and Mr. Brady, to confider and report thereon.

On motion of Mr. Wayne and Mr. Doty,

The following Resolution was twice read, confidered and adopted, viz.

Refolved, That the Clerk of Senate be, and he is hereby authorifed, to fubfcribe, in the name of the Senate of this Commonwealth, for fix copies of the American Senator, or Select Debates in the Congrefs of the United Sthates, about to be published for Thomas J. Rogers, for the use of Senate; referving to that body the power of withdrawing faid fubscription, when they may deem proper.

The amendments, by the Houfe of Representatives, on the Bill, entitled, "An Act fupplementary to an Act, entitled, 'An Act to regulate Arbitrations and Proceedings in Courts of Justice," were read the second time, and confidered separately. The amendments on fections 4, 10, and 12 were feverely difagreed to.

The other amendments were agreed to.

Ordered, That the Clerk acquaint the House of Representatives thereof.

The amendments, by the House of Representatives, on the Bill, entitled, "An Act abolishing the Offices of Receiver-general and Master of the Rolls, and transferring the Duties therein performed to other Offices, and for other Purposes;" were again read, confidered, and concurred in.

Ordered, That the Clerk acquaint the House of Representatives thereof.

The Clerk of the Houfe of Representatives presented, for fignature, three Bills, entitled, respectively as follow, viz.

1. An Act granting an Annuity to John Boyls, a Sergeant in the late revolutionary War.

2. An Act directing the Mode of keeping in Repair the Long Narrows Road, in the County of Mifflin.

3. An Act to authorife the Governor of this Commonwealth to incorporate a Company, for the Purpofe of making and erecting a Bridge over the River Sufquehanna, in the County of Lancaster, at or near the Town of Columbia.

And he informed, that the Houfe of Representatives have concurred in the amendments, by Senate, to the Bill, entitled,

"An Act for the better establishing and confirming the Boundaries of the Town and Out-lots of the Town of Indiana."

The Speaker figned the Bills presented for fignature.

The Bill, entitled, "An Act establishing an Academy in Carmichaelstown, in the County of Greene," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Sommer in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill with amendments; which were read as reported.

The Clerk of the Houfe of Representatives presented, for fignature, two Bills, entitled, respectively as follow, viz.

1. An Act authorifing the Governor to incorporate a Company, for making an Artificial Road from Safeharbor, at the Mouth of Coneftoga Creek, through the Village of Straßurg, to interfect either the Gap and Newport Turnpike, or the Philadelphia and Lancaster Turnpike Road, as near the former as possible.

2. An Act to authorife the Governor to appoint Commiffioners, for the Purpose of laying out a Road, beginning at or near Kelso's Ferry, in Cumberland County, through York and Adams Counties, to the Maryland Line, in a Direction to the City of Washington.

Whereupon,

The Speaker figned the fame.

The Bill, entitled, " An Act for the Relief of David Thomas," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Borrows in the chair, for the further confideration thereof.

And, after some time,

The Committee rofe, and reported the Bill with the first fection negatived.

Mr. Laird, from the Committee appointed for that purpofe, made report, that the Committee, in conjunction with the Committee of the House of Reprefentatives, have presented to the Governor, for his approbation, the Bills, entitled, as follow, viz.

1. A Supplement to an Act, entitled, 'An Act fupplementary to an Act to raife, by Way of Lottery, a Sum not exceeding 8000 Dollars, for the Use and Benefit of the Minister, Wardens, and Vestry of the African Episcopal Church of St. Thomas, in the City of Philadelphia.

2. A Supplement to the Act, entitled, 'An Act for extending the Width of Wharfstreet, and regulating the Wharves in the Diftrict of Southwark.' 3. An Act to authorife the Governor of this Commomwealth to incorporate a Company, for the Purpole of making and erecting a Bridge and Road over the Northeaft Branch of the River Sulquehanna, in the County of Northumberland, from the Public Highway oppofite the Plantatioa of Thomas Grant to Shamokin Island, through the Public Highway of Shamokin Island to the Shore oppofite Northumberland, and from thence to the Town of Northumberland.

4. An Act to incorporate the Prefident and Directors of the Waterpipes in Aaroníburg.

5. An Act to enable the Governor to incomporate a Company, to make an Artificial Road from the Town of Hanover, in the County of York, to the Borough of Carlifle.

On motion of Mr. Wayne and Mr. Preston,

The Senate adjourned, till 9 o'clock tomorrow morning.

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Saturday, March 25, 1809.

The Speaker laid before the Senate the petition of Timothy Matlack, heretofore Clerk of the Senate, ftating that there is a confiderable balance due to him; and the fame was twice read, and referred to Mr. Weaver, Mr. Lacock, and Mr. Roberts, to confider and report thereon.

Mr. Laird, from the Committee to whom was referred, on the 15th of last month, the petition of the Commissioners appointed to receive Subscriptions for a Bridge over the river Susquehanna, at the falls of Nescopeck, praying the Legislature to subscribe, in behalf of the State, for shares of the stock of that company; made report, which was read as follows, viz.

That the Committee have had the fame under confideration, and are of opinion, that every encouragement ought to be given to facilitate objects of fo much importance, when the finances of the State will admit thereof. But, believing their prefent fituation will not juftify fo large an appropriation, as is prayed for in the petition, beg leave to offer the following Refolution:

Refolved, That the object prayed for, by the petitioners, be recommended to the early attention of the next Legislature.

On motion of Mr. Laird and Mr. Mitchell,

The faid report was again read, confidered, and adopted.

Mr. Dorfey, from the Committee of Accounts, made further report, which was read as follows, viz.

That there is due to the Members and Officers of the Senate, for their attendance in the prefent Selfion, and mileage, the following fums, to wit:

0,	-		D. C.
Jacob Blocher,	120 days,	360 ်	
	278 miles,	27 80	
•			387 80
John Borrows,	120 days,	360	
	260 miles,	26	
			386
James Brady,	120 days,	360	
	440 miles,	44	
Michael Databa	- A dama		404
Michael Bright,	106 days,	318	•
	128 miles,	12 80	000 Pb
Thomas Campbell,	120 days,	360	330 80
Linomas Gampben,	86 miles,	8 60	
	00 111103,		368 60
John Dorfey,	120 days,	360	300 00
Jour 2001077	128 miles,	12 80	
			372 80
Ezra Doty,	120 days,	360	57
	162 miles,	16 20	•
			376 20
William Erwin,	120 days,	360	
	216 miles,	21 60	
• • •			381 60
Matthias Gress,	120 days,	360	
	160 miles,	16	<i>с</i> .
•			376.

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Edward Hefton,	120 days, 118 miles,	360 11 80	D. C.
Gabriel Hiefter,	120 days,	360	371 80
· · · · · · · · · · · · · · · · · · ·	62 miles,	<u> </u>	366 20
Nathaniel Irifh,	113 days, 488 miles,	339 48 80	J == = = =
Abner Lacock,	'120 days,	360	387 80
	518 miles,	51 80	411 80
James Laird,	120 days, 224 miles,	360 22 40	
William Lattimore,	120 days,	360	382 40
Christenhan Maran	152 miles,	15 20	375 20
Christopher Mayer, William M'Arthur,	120 days,		360
winam w Arthur,	120 days, 630 miles,	360 63	
William Miller,	120 days, 120 miles,	360 12	423
David Mitchell,	120 days,	360	372
-	136 miles,	13 60	373 ба
Nathan Palmer,	120 days, 300 miles,	360 30	575
Jonas Preston,	119 days,	357	390
Malakian D. I	100 miles,	10	367
Melchior Rahm,	120 days, 72 miles,	360 7 20	•
Archibald Rankin,	108 days,	324	367 29
	186 miles,	18 60	342 60

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THE SENATE.

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Jonathan Roberts,	120 days,	360	D. C.
•	100 miles,		
•			370
Amos Slaymaker,	120 days,	360	07
	28 miles,		
,	-		362 80
Jacob Sommer,	120 days,	360	J
1	156 miles,	×15 60	
	•		375 60
James Stevenson,	120 days,	360	
	548 miles,	54 80	
	•		414 80
Daniel Udree,	120 days,	360	
·	84 miles,	8 40	
			368 40
Ifaac Wayne,	120 days,	360	· ·
•	90 miles,	9	
	2		369
Ifaac Weaver,	120 days,	360	0 2
۱	500 miles,	50	
	•		410
Prefley C. Lane, Speaker	, 120 days,	480	
	410 miles,	41	
			512
George Bryan, Clerk,	120 days,	480	•
Allowance, by Law,	, -	500	
			-980
Stacy Potts, jun. A. Clk.	120 days,	480	-
Allowance, by Law,	•	350	
-			830
William Wilfon,			
Sergeant-at-arms,	120 days,	240	
Allowance, by Law,	-	150	
			390
Adam Hart, Doorkeeper,	120 days,	240	=
Allowance, by Law,	· - ·	150	
•	•		390
• The Committee alfo	report, that	they have.	examin-

The Committee also report, that they have examined the Accounts of George Bryan, Clerk of the Senate, fince his fettlement on the 11th of February, 1809, and the vouchers for the difburfement of the money intrusted to him; and find that he has expended the sum of four dollars fiteen cents, more than he has received.

The following is a statement of the Account:

To the following difburfements made by the Clerk for contingencies, viz. Paid Bundle & Hantsch.

aid Bundle & Hantsch,				
per voucher	No. 1	3	50	
' Samuel White,	2		9	
Matthias Zahm,	3	47		
John F. Steinman,	4	24	-	
Nathaniel Smith,			371	
John Wilfon,	5 6	8	80	
William Kirkpatrick,	7	18	67	
Several perfons, for wo			• •	
and fawing,	8	17	75	
Christopher Mayer,	9	00		•
Michael Kline,	10	1		
Adam Hart,	11	29	-	
P. C. Lane (Speaker) e	2X-	•	•	
pences paid by him f	for			
ferving writs of electic	on, 12	28	00	
C C		-		98 <u></u>
For Newspapers, Books,	, Stationar	y, छ	<i>c</i> .	
William Dickton, per				
voucher	No. 1	95	26	
John Getz,	2	24	82	
Zachariah Poulson,	3	12	00	
Jonathan S. Findley,	4	I	6 6	
John Binns,	5	2	7 7	
William Brindle,	5 6		33	
Geore Moore,	7 8		38	
George Helmbold,	8	1	53	
Hugh Hamilton,	9		00	
For postage and pins,	-	00	42	
•	,		-222 1	7
				
	•		404 1	5
Deduct warrant in fav				-
of Clerk, dated Fe	:b.			
15, 1809.			400 C	0

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Mr. Dorfey likewife reported, that the Committee have examined the estimate produced by the several Printers of the Senate, and are of opinion, that the fum of nine hundred and fifty dollars should be placed in the hands of the Clerk, to enable him to pay the balances due to the several Printers, when the printing-work shall have been completed. The Committee therefore offer the following Resolutions, viz.

Refolved, That the Speaker draw his warrant on the State Treasurer, in favor of George Bryan, Clerk of the Senate, for the fum of 4 dollars 15 cents, in full of the balance due him on account of contingencies; and also, that the Speaker draw his warrant, for the further fum of 500 dollars, on the faid Treasurer, in favor of the faid Clerk, to enable him to discharge the acounts of such Printers of Newspapers, the account of transcribing Bills, and other accounts not furnished. Also, to provide wood for the next sets of the rest for the faid to pay other contingencies. He to be accountable therefor.

Refalved, That the Speaker draw his warrant on the State Treasurer, in favor of George Bryan, Clerk of the Senate, for the sum of nine hundred and fifty dollars, to enable him to settle with the several Printers of the Senate; he to account for the same.

Refolved, That the Speaker draw his warrant on the State Treasurer, in favor of the Members and Officers of the Senate respectively, for the amount due to each, as above stated.

Ordered to lie upon the table.

The Bill, entitled, "An Act for the Relief of Samuel M'Neill," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have passed the faid Bill with amendments; in which the concurrence of that House is requested. Which amendments are:

The Annuity granted to Samuel M'Neill to be payable to George Palmer, for the use of Samuel M'Neill; with some verbal amendments. The Bill, entitled, "An Act to authorife the Governor to incorporate a Company, for crecting a Permanent Bridge over the River Sulquehanna, at or near Harrifburg, in the County of Dauphin," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act incorporating the Pennfylvania Premium Society," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be presented to the House of Representatives, for concurrence.

The report of the Committee, on the petition of Daniel Brodhead, jun. read on the 16th of this month, was again read, confidered, and adopted.

The Refolution, "instructing our Senators, and requesting our Representatives, in Congress, relative to Weights and Measures," was read the second time, confidered, and adopted.

Ordered, That it be presented to the House of Representatives, for concurrence.

The Refolution, "authorifing the Governor to fubfcribe for a certain Number of Copies of the Britifb Statutes in Force in Pennfylvania," was read the fecond time; and, being under confideration,

A motion was made, by Mr. Dorfey and Mr. Mitchell,

To fill the Blank with 300; referring to the number of copies to be procurred; which was not agreed to.

Motions to fill the blank with 100, and with 50, were feverally made, and rejected.

The blank was then filled with 20, and the fecond blank, referring to the price, with 2 dollars 50 cents.

The latter part of the Refolution, refpecting the distribution, was amended to as that 14 copies should be appropriated to the use of the House of Representatives, and 6, to the Senate. The Refolution as amended was adopted.

Ordered, That it be presented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act establishing an Academy in Carmichaelstown, in the County of Greene," was read the fecond time, confidered by section, and agreed to.

The title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act to establish an Academy in the Borough of Harrisburg, in the County of Dauphin," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. M'Arthur in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill with one amendment; which was read as reported.

The Bill, entitled, "An Act authorifing William Lane and Thomas Duvis to Build a Bridge, acrofs the Rayftown Branch of the Juniata, near the Mouth of Yellows creek," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Gress in the chair, for the further confideration thereof.

And, after fome time,

The Committe role, reported progress, and had heave to fit again on Wednesday next.

The Bill, entitled, " An Act to confirm the Title of Samuel Work, to certain Lands therein mentioned," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Slaymaker in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill without amendment.

The Réfolution, "directing a certain Number of Copies of the General Election-laws to be printed," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Miller in the chair, for the further confideration thereof.

And, after fome time,

The Committe role, reported progress, and obtained leave to fit again on Wednesday next.

• The Bill, entitled, "An Act granting to certain Patentees, in Luzerne County, further Time to record their Patents," was read the second time, confidered by section, and agreed to.

The title being agreed to,

Ordered, That the faid Bill be prepared for the third reading.

On motion of Mr. Borrows and Mr. Irifh,

The Senate refumed the confideration of the Bill, entitled, "An Act enabling certain Trustees to fell and convey the real Estate of Henry Strater, a Lunatic,"

The confideration of fection 1 recurring, was adopted.

The remaining fection, with the preamble and title, having been agreed to,

Ordered, 'I hat the faid Bill be prepared for the third reading.

On motion of Mr. Wayne and Mr. Doty,

The Senate refumed the confideration of the Bill, entitled, "A further Supplement to an Act, entitled, "An Act directing the Mode of fettling Accounts in the Land-office, and to prevent Frauds in obtaining Landwarrants."

The confideration of fection 2 recurring, and the amendment, offered by Mr. Lacock and Mr. Laird, being again under confideration, was, with the confent of Senate, withdrawn.

Whereupon,

On motion of Mr. Lacock and Mr. Laird,

Agreed, That the fection be amended, by adding to the end thereof the following, viz. • " Provided, That the privilege in this fection shall extend only to those perfons who shall make it appear, to the fatisfaction of the Secretary of the Land-office, that they hold no greater quantity of unpatented land, in their own right, directly or indirectly, than 400 acres, and who actually refide on the same; and to Widows and Orphans, or their legal Representatives, and to no other."

The fection as amended was agreed to.

The title of the Bill having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, " An Act to provide for the Payment of the Taxes due on the Lands of the late John Nicholson, on which the State had a Lien," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Stevenson in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill with amendments; which were read as reported.

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, viz.

To the Senate and Houfe of Reprefentatives, of the Commonwealth of Pennfylvania.

GENTLEMEN,

I have this day approved and figned the following \mathbf{A} cts of the General Affembly, and directed the Secretary to return the fame to the House of Representatives, in which they originated, *viz*.

1. An Act to incorporate the Prefident and Directors of the Waterpipes in Aaronfburg.

2. An Act to enable the Governor to incorporate a Company, to make an Artificial Road from the Town of Hanover, in the County of York, to the Borough of Carlifle.

3. A Supplement to an Act, entitled, 'An Act fupplementary to an Act to raife, by Way of Lottery, a Sum not exceeding 8000 Dollars, for the Use and Benefit of the Minister, Wardens, and Vestry of the African Episcopal Church of St. Thomas, in the City of Philadelphia.'

4. A Supplement, to the A&, entitled, 'An A& for extending the Width of Wharfstreet, and regulating the Wharves in the Diftrict of Southwark.'

5. An Act to authorife the Governor of this Commonwealth to incorporate a Company, for the Purpofe of making and erecting a Bridge and Road over the Northeast Branch of the River Sufquehanna, in the County of Northumberland, from the Public Highway opposite the Plantation of Thomas Grant to Shamokin Island, through the Public Highway of Shamokin Island to the Shore opposite Northumberland, and from thence to the Town of Northumberland.

SIMON'SNYDER.

Lancaster, March, 25, 1809.

The Bill, entitled, "An Act for the Relief of Thomas Campbell, of the County of York," was read the fecond time, as reported by Committee of the Whole, on the 15th of January, confidered by fection, and agreed to.

The preamble (with one verbal amendment) and the title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Clerk of the Houfe of Representatives presented five Bills, for concurrence, viz.

1. An Act for the better Employment, Relief, and Support of the Poor, within the Township of Germantown, in the County of Philadelphia.

2. An Act for the Benefit of the Devisees of John Hart, deceased.

3. An Act authorifing the Secretary of this Commonwealth to iffue a Patent to George Baker, for a Lot of Ground therein mentioned.

4. An Act to authorife Walter Smith and William Patterson, Guardians of the minor Children of Edward Abbott, deceased, to fell and convey certain real-Estate.

5. An Act to enable the Administrators of James-Carnahan, late of the County of Westmoreland, descaled, to convey a certain Tract of Land to the Purchaler thereof.

And he prefented, for fignature, the Bill, entitled,

'An A& for the better establishing and confirming the Boundaries, of the Town and Out-lots of the Town of Indiana.'

He informed, that the Houfe of Reprefentatives have concurred in the amendments, by Senate, to the Bill, entitled,

'An Act granting to Samuel M'Neill an Annuity for Life.'

And alfo, that the Houfe of Reprefentatives have receded from their amendments, not concurred in by Senate, to the Bill, entitled,

'An Act fupplementary to an Act, entitled, 'An Act to regulate Arbitrations, and Proceedings in Courts of Justice.'

The Bills prefented for concurrence were feverally read the first time.

The Speaker figned the Bill prefented for fignature.

The Bill, entitled, "An Act making perpetual an Act, entitled, 'An Act to regulate the Payment of Cofts on Indictments, and the fecond Section of the Act, entitled, 'An Act explanatory of the Act, entitled, 'An Act to regulate the Payment of Cofts on Indictments;" was read the fecond time, as reported by Committee of the Whole, confidered by fection, and agreed to.

The title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act to afford immediate Relief to John Huton, a Soldier during the revolutionary War, and to grant him an Annuity," was read the fecond time.

. Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Lacock in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the faid Bill with amendments; which were read as reported.

On motion of Mr. Weaver and Mr. Wayne,

The faid Bill was confidered by fection, and agreed to.

The preamble and title having been agreed to, with one verbal amendment,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, "An Act for the Relief of Frederick Kumel," was read the fecond time, and confidered by fection.

Section 1 being under confideration,

The question, on agreeing thereto, being put, was determined in the negative; and fo the Bill was lost.

The Bill, entitled, "An Act for the Relicf of Thomas Campbell," was read the fecond time, as reported by Committee of the Whole, and confidered by fection.

Section, 1 being under confideration,

The Yeas and Nays, on agreeing thereto, were required by Mr. Lacock and Mr. Roberts; and on the queftion being put, the Members voted as follow, viz.

YEAS.	YEAS.
Messrs. Brady,	Messrs. Palmer,
Erwin,	Rahm,
Hefton,	Stevenson,
Laird,	Wayne. 9.
Mitchell,	
NAYS.	NAYS.
Meffrs. Blocher,	Messrs. Miller,
Borrows,	Preston,
Grefs,	Roberts,
Hiefter,	Slaymaker,
Irifh,	Sommer,
Lacock,	Udree,
Lattimore,	Weaver,
Mayer,	Lane (Speaker). 17.
M'Arthur,	
Nine Yeas feventeen N	ave by which it appeared

Nine Yeas, feventeen Nays; by which it appeared that the queftion was determined in the negative; and to the Bill was loft.

On motion of Mr. Wayne and Mr. Hefton,

Agreed, That Senate will meet at 9 o'clock in the morning, for the remainder of the feffion. Mr. Laird, from the Committee appointed for that purpose, made report, that the Committe, in conjuncion with the Committee of the House of Representatives, had presented to the Governor, for his approbation, the Bills, entitled, respectively as follow, viz.

1. An Act directing the Mode of keeping in Repair the Long Narrows Road, in the County of Mifflin.

2. An Act granting an Annuity to John Boyls, a Sergeant in the late revolutionary War.

3. An Act to authorife the Governor to appoint Commissioners, for the Purpose of laying out a Road, beginning at or near Kelso's Ferry, in Cumberland County, through York and Adams Counties, to the Maryland Line, in a Direction to the City of Washington.

4. An Act authorifing the Governor to incorporate a Company, for making an Artificial Road from Safeharbor, at the Mouth of Coneftoga Creek, through the Village of Strafburg, to interfect either the Gap and Newport Turnpike, or the Philadelphia and Lancafter Turnpike Road, as near the former as poffible.

5. An Act to authorife the Governor of this Commonwealth to incorporate a Company, for the Purpole of making and erecting a Bridge over the River Sufquehanna, in the County of Lancaster, at or near the Town of Columbia.

Adjourned, till 9 o'clock tomorrow morning.

Monday, March 27, 1809.

■:0:40:0:**-**

Mr. Brady prefented the memorial of Jane Wells, late Jane Vanlear, flating that fhe was married, in the year 1789, to John Vanlear, and lived with him until the year 1798; under, however, very great affliction, owing to the frequent intoxication of the faid Vanlear. That fhe conceived her life to have been often times endangered, by her Hufband; and that, under this apprehension, she fled from his house, and took refuge with her Mother. That, at the end of four years, during which time fhe derived no fupport from her Hufband, either for herfelf or Children, fhe applied to the Judges of the Supreme Court, for a divorce; that a fubpœna had been awarded, but not ferved, owing to a publication of the death of her faid Hufband.

That she afterwards married a certain John Wells, of Greensburg, Westmoreland county.

That the report of the death of faid John Vanlear proved incorrect; and that he has applied to the Legiflature for a divorce from the bands of matrimony with the petitioner. She therefore prays that, if the prayer of faid Vanlear be granted, provision may be made, in the Law, fecuring the property she is entitled to from her Father. And the faid petition was read, and,

Laid upon the table,

Mr. Helton prefented the petition of the fubscribers thereto, citizens of Philadelphia, complaining of the conduct of Robert Wharton, one of the Aldermen of the city of Philadelphia, in relation to certain elections held in faid city; and praying that he may be removed from office; and the petition was twice read, and referred to Mr. Heston, Mr. Lattimore, Mr. Stevenson, Mr. Erwin, and Mr. Sommer, to confider and report thereon.

Mr. Roberts, from the Committee to whom was referred, on the 17th of December, the 8th Item of the report of unfinished business, made report; which was read as follows, viz.

That, confidering the fubject committed to them as one meriting particular attention, both as it refpects the property of individuals and the interests of the Commonwealth, the Committee have closely examined the reports referred to them, and have fought such further information, as could be derived from personal interviews with the Secretary of the Land-office and Surveyor-general, as well as from two of the late Commissioners; and submit to Senate the result of their inquiries.

From the report of the Secretary of the Land-office, it appears, 1785 certificates have been issued to Connec-

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ficut Settlers: 12,647 acres are certified; the number of certificates covering it being unknown. Patents have iffued on 195 certificates, as above, including 26,120 acres. 1590 certificates remain to have patents iffued on them, including 241,029 acres. The Secretary, however, flates, he has no doubt but there is a much larger quantity to be patented, as he is unable to afcertain the number of acres for which certificates have been iffued; and refers to the report of the Surveyor-general.

In the report of that Officer, made in compliance with a Refolution of Senate, it is stated, the whole amount of land in the Fisteen Townships, calculated from a comparison of the separate returns of furvey, with the connected draughts of the Townships, is 251,595 acres.

The Surveyor-general further states, there is no documents deposited in his office, by the late Commiffoners, by which the quantity of land, certified to Connecticut Settlers, can be ascertained.

The Surveyor-general gives a fuppofitious flatement of the amount of lands, certified to Connecticut Settlers, to be 216,234 acres. The difference between this amount, and that given by the Secretary of the Landoffice, is about 51,000 acres. Neither of the Officers pretended, that any reliance can be placed on this part of their reports; and the only important fact connected with it is, that the proceedings of the Commiflioners have been exceedingly irregular.

As a reason why the estimation of the certified lands, as stated by the Secretary, must be deemed too great, the Surveyor-general has informed the Committee that, in comparing the separate returns of furvey, with the connected draughts, it was discovered that, where an undivided Connecticut claim was certified, the whole undivided tract was described in the certificate given to each Claimant; and that, by these means, the amount of the certificate-lists may appear to be greater than it really is.

The Committee applied, by letter, to two of the late Commiffioners, for an explanation of this difficulty; but they have given no information. It will be found the amount of acres certified, as reported by the Secretary of the Land-office, exceeds the whole amount of land in the Fifteen Townships 15,554 acres. It follows, then, as a reasonable conclusion, that all the land in faid Townships has been certified, if not more.

The Pennfylvania claims for lands in faid Townships, of date prior to the of March, 1787, not released to the Commonwealth, may be compensated by fuits at Law. Nothing, in the opinion of the Committee, has yet occurred that would make it proper to alter the Law on this Subject.

The quantity of land held by Pennfylvania Claims, for which Suits may be brought, it is flated by the report of the Commillioners, under the Act of 1799, is not confiderable: And, however great the chance may be, for the State to pay a higher valuation for faid lands, on the verdict of Juries, than by appraifement of Commillioners; experience tellifies, that the expence of opening the Commillion again would be likely to exceed this difference.

The Committee are of opinion, that it would be proper to afcertain the amount of lands certified to Connccticut Settlers, in the Fifteen Townships, as well as the amount uncertified; the amount of lands released by Pennfylvania Claimants, and compensated; those uncompensated; those not released; and those for which fuits may be brought. They therefore fubmit the following Resolution:

Refolved, by the Senate and Houfe of Reprefentatives, of the Commonwealth of Pennfylvania, in General Affembly met, That the Secretary of the Land-office and Surveyor-general be, and they hereby are, directed to afcertain the amount of acres of land certified to Connecticut Settlers, in the Fifteen Townships, in Luzerne county, by the late Commissioners; the amount uncertified; the amount released, by Pennfylvania Claimants; the amount compensated, and uncompensated; the amount for which suits have been or may be brought, against the State; and the probable value of the latter; together with a draught of each township, with the different lots certified, by the late Commissionors, to Connecticut Settlers laid down on the draught of each township, if such ascertainment can be effected, and if such draught can be made out, from documents and draughts of survey deposited in either of the Landoffices: And that the said Officers be, and they hereby are, directed to make a joint report, agreeably to the above principles, to the Legislature, during the first week of the next fession.

Ordered to lie upon the table.

Mr. Rahm, from the Committee to whom was referred the Petition of Philip Fitzimmons, made report; which was read as follows, viz.

That the Committee have carefully examined his cafe; and, by referring to the books in the office of the Comptroller-general, it appears that a certificate, No. 3654, has been iffued in favor of the petitioner: But it does not appear, on the faid books, that the certificate ever was redeemed. The petitioner, however, acknowledges that he received the amount of the faid certificate: But fays there is due to him, from the State, about one and a half year's pay; for which he prays remuneration.

The Committee are of opinion, that his flatement is not fufficient evidence, to fubftantiate the claim of the petitioner; and therefore fubmit the following Refolution:

Refolved, That the Petitioner have leave to withdraw.

On motion of Mr. Rahm and Mr. Roberts,

The faid report was again read, confidered, and adopted.

Mr. Irish, from the Committee to whom was referred the petition of Christopher M'Michael, made the following Report,

That the Committee have had the petition and document annexed thereto under confideration, and are of opinion, that the petitioner has not produced to the Legislature fufficient to entitle him to the prayer of his petition, as it would be opening a door for a great number of claims, of a fimilar nature, that have been refused to others of equal merit. For which reason the

Committee submit the following Resolution, for the confideration of Senate:

Refolved, That Christopher M'Michael have leave to withdraw his petition and document.

On motion of Mr. Lacock and Mr. Irifh,

The faid report was again read, confidered, and adopted.

Mr. Miller, from the Committee to whom was referred, on the 23d of this month, the petition of Samuel Brady, on leave now given, reported the Bill, entitled, "An Act for the Relief of Samuel Brady;" which was read the first time.

On motion of Mr. Sommer and Mr. Weaver,

Agreed, That Mr. Preston be added to the Committee to whom was referred, on the 6th of this month, the petition of the subscribers thereto, dealers and manufacturers of Gunpowder.

The Bill, entitled, " An Act establishing an Academy in Carmicbaelstown, in the County of Greene," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be presented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act granting to certain Pasentees, in Luzerne County, further Time to record their 'Patents," was read the third time.

Whereupon,

The question, Shall this Bill, pass? being put, was determined in the affirmative.

Ordered, That it be presented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act enabling certain Truftees to fell and convey the real Estate of Henry Strater, a Lunatic," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Reprefentatives, with information that Senate have passed the faid Bill without amendment.

The Bill, entitled, " A further Supplement to an Act. entitled, ' An Act directing the Mode of fettling Accounts in the Land-office, and to prevent Frauds in obtaining Land-warrants," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Reprefentatives, for concurrence.

The Bill, entitled, " An Act for the Relief of Thomas Campbell, of the County of York," was read the third time. Whereupon,

The Yeas and Nays on the question, Shall this Bill país? were required by Mr. Lacock and Mr. Roberts; and, on the question being put, the Members voted as follow, viz.

YEAS.	- YEAS.
Meffrs. Blocher,	Meffrs. Mitchell,
Brady,	Preston,
Doty,	Rahm,
Greis,	Roberts,
Hefton,	Slaymaker,
Irifh,	Sommer,
Lattimore,	Stevenson,
Mayer,	Udree,
Miller,	Wayne. 18.
NAYS.	NAYS.
Meffrs. Hiefter,	Meffrs. Weaver,
Lacock,	Lane (Speaker). 5.

M M'Arthur,

Eighteen Yeas, five Nays; by which it appeared that the question was determined in the affirmative.

Ordered, That faid Bill be prefented to the House of Representatives, for concurrence.

The Bill, entitled, " An Act making perpetual an Act, entitled, ' An Act to regulate the Payment of Cofts on Indictments, and the second Section of the Act, entitled, ' An Act explanatory of an Act, entitled, ' An Act to regulate the Payment of Costs on Indictments;" was read the third time. Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

• Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill without amendment.

The Bill, entitled, "An Act to afford immediate Relief to John Huton, a Soldier during the revolutionary War, and to grant him an Annuity," was read the third time. Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefermatives, with information that Senate have paffed the Bill with amendments; in which the concurrence of that Houfe is requested.

The amendments are merely verbal; and in the title ftrike out the word, 'during,' and infert the word 'in,' in place thereof.

The Bill, entitled, "An Act to confirm the Title of Samuel Work, to certain Lands therein mentioned," was read the fecond time, as reported by Committee of the Whole, on the 25th Inftant, confidered by fection, and agreed to.

The preamble and title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, "An Act to provide for the Payment of the Taxes due on the Lands of the late John Nicholfon, on which the State had a Lien," was read the fecond time, as reported by Committee of the Whole, confidered by fection, and agreed to.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

⁵ The Bill, entitled, "An Act fupplementary to the Act, entitled, 'An Act to prevent the Exportation of Bread and Flour not merchantable, and for repealing, at a certain Time, all the Laws heretofore made for that Purpose, and the feveral Supplements thereto;" was read the second time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Udree in the chair, for the further confideration thereof. And, after some time,

The Committee role, and reported the faid Bill with, out amendment.

The Bill, entitled, "An Act to anthorife and direct the Governor to incorporate a Company, for erecting a Toll-bridge over Frenchcreek, near the Town of Meadwille, in the County of Crawford;" was read the fecond time, confidered by fection, and agreed to.

The preamble and title having been agreed to, Ordered, That the faid Bill be prepared for the third

reading.

The Bill, entitled, "An Act for the Relief of the Heirs of Adam Rickabach," was read the fecond time, and confidered by fection.

Section 1 being under confideration,

The question, on agreeing thereto, being put, was determined in the negative; and so the Bill was lost.

The Bill, entitled, "An Act appropriating a Sum of Money, for making the Navigation of Frenchcreek more fafe and certain," was read the fecond time. Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Erwin in the chair, for the further confideration thereof.

And, after some time,

The Committee rofe, and reported the Bill with amendments; which were read as reported.

The Clerk of the House of Representatives presented, for concurrence, the Bill, entitled,

'An Act for the Inspection of Flour, in the Western' Counties of this State.'

And a Refolution,

• Relative to the Distribution of certain Laws.'

He returned the Bill, entitled,

'A further Supplement to the Act, entitled, 'An Act for laying out, making, and keeping in Repair the Public Roads and Highways within this Commonwealth, and for laying out private Roads.'

And informed, that the House of Representatives have passed the said Bill with amendments; in which the concurrence of Senate is requested. He presented, for fignature, the Bills, entitled, as follow:

1. An Act abolishing the Offices of Receiver-general and Master of the Rolls, and transferring the Duties therein performed to other Offices, and for other Purposes.

2. An A& granting to Samuel M'Neill an Annuity for Life.

Whereupon,

The Speaker figned the faid Bills.

The Bill and Refolution, prefented for concurrence, were feverally read the first time.

The amendments, by the Houfe of Reprefentatives, to the Bill, entitled, "A further Supplement to the Act, entitled, 'An Act for laying out, making, and keeping in Repair the Public Roads and Highways within in this Commonwealth, and for laying out private Roads," were read as follow, viz.

Section 1, line 7. Strike out the word 'to.' And add to the end of the fection the following:

"Provided, always, That it shall not be lawful for any road or part of road, vacated in pursuance of the provisions of this A&, to be shut up or stopped, until the road or part of road so laid out, to supply the place thereof, shall be actually opened."

Add a new section, to be numbered 2, as follows, viz.

And be it further enacted, &c. That the viewers appointed in purfuance of the 14th fection of the Act to which this is a Supplement, to afcertain the damages fluftained by individuals, from public roads being laid out through their lands, the faid viewers fhall each of them, before they proceed to affefs the faid damages, take an oath or affirmation, before fome Judge, Alderman, or Juffice of the Peace, juftly and truly to value the fame; and alfo to confider the advantages, as well as the difadvantages; of the faid road.

Make fection 2, as printed, read fection 3.

The meffage from the House of Representatives, informing that that House adhere to their amendments, not concurred in by Senate, to the Bill, entitled, 'An Act to enable 'John Irwin, of Brushbill, Westmoreland County, to fell and convey a certain Meffuage, Plantation, and Lot of Ground therein defcribed;" was again read.

Whereupon,

Refolved, That Senate do infift upon their non-concurrence in faid amendments; and

Ordered, That Mr. Brady, Mr. Erwin, and Mr. Miller be a Committee, to join a Committee of the House of Representatives, on the subject of said amendments; and,

That the Clerk acquaint the House of Representatives thereof.

The Bill, entitled, "An Act for the Relief of John Vanlear," was read the fecond time, and referred to Mr. Palmer, Mr. Wayne, and Mr. Roberts, to confider and report thereon.

The petition of Jane Wells (otherwife Vanlear) was read the fecond time, and referred to the fame Committee.

Adjourned, till 9 o'clock tomorrow morning.

Tuesday, March 28, 1809.

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Mr. Roberts, from the Committee to whom was referrred, on the 24th of this month, the letter of the Secretary of the Commonwealth, refpecting a patent for land in Claverack, one of the Fifteen Townships, in Luzerne County, made report; which was read as follows, viz.

That, from an examination of the fubject, they find there is no exactly fimilar cafe can occur, under the A& of 1799. The Commissioners have, in fome other inflances, iffued certificates for more than four hundred acres and allowance; but much the greater number are under that amount. The fettlement of the lawfulnefs of this principle in one cafe, must govern all.

It appears the undivided moiety of 12,328 acres of land, being the greater part of Claverack township, lying on both fides of the river Sufquehanna, was included in a certificate iffued by the Commissioners, for fettling the Luzerne Controversy, before the passing of the last Supplement. The remaining undivided moiety was certified, as aforefaid, under the last Supplement.

Neither the courfes and diffances of the feparate lots were retured to the Land-office; nor was there any way to divide the two rights. The Board of Property therefore had but one of two things to do: To grant a patent for the whole two certificates, or refule it. They have granted it; and it now remains with the Secretary of the Commonwealth for affixing the feal to it.

The manner in which the Connecticut lots were laid down, in the Fifteen Townships, must have been understood by the Legislature of 1799, from the frequent mention of them in the fifth section of the Act of that year; the section in which the principles of issuing certificates are laid down.

From a deliberate confideration of the Law of 1799, and its Supplements, the Committee are clearly of opinion, that the object of the Legiflature, in paffing that Law, was to confirm the lands therein mentioned to the Settlers refident on the lots, under rights acquired from the Connecticut Sufquehanna Company; and not to Speculators.

The Supreme Court is invefted with the Power of compelling a compliance with the Laws, in the laft refort; and, while the propriety of ifluing a patent can be determined by that tribunal, it is not proper for the Legiflature to take further order in the bufinefs. The Committee therefore fubmit the following Refolution.

Refolved, by the Senate and Houfe of Reprefentatives, of the Commonwealth of Penn/ylvania, in General Affembly met, That the Governor be, and he hereby is, required to direct the Attorney-general to appear in behalf of the State, in cafe an application fhould be made to the Supreme Court, for a Mandamus to the Secretary of the Commonwealth, in the cafe of the application for a patent for the Mamoth Farm, in the townfhip of Claverack, in Luzerne County.

Ordered to lie upon the table.

Mr. Palmer, from the Committee to whom was yefterday referred the Bill, entitled, "An Act for the Relief of John Vanlear," and the petition of Jane Wells, otherwile Vanlear, reported the Bill without amendment.

Mr. Sommer, from the Committee to whom was referred, on the 6th of this month, the memorial of the fubscribers thereto, dealers and manufactures of Gunpowder, on leave now given, reported the Bill, entitled, "A further Supplement to an Act, entitled, 'An Act, for fecuring the City of Philadelphia, and the Neighborhood thereof, from Damage by Gunpowder;" which was read the first time.

The Bill, entitled, "An Act to confirm the Title of Samuel Work, to certain Lands therein mentioned," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Representatives, with information that Senate have passed the faid Bill without amendment.

The Bill, entitled, "An Act to provide for the Payment of the Taxes due on the Lands of the late John Nicholfon, on which the State had a Lien," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the Houfe of Reprefentatives, for concurrence.

The Bill, entitled, "An Act to authorife and direct the Governor to incorporate, a Company, for erecting a Toll-bridge over Frenchereek, near the Town of Meadville, in the County of Crawford," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be presented to the House of Representatives, for concurrence.

. The Bill; entitled, " An Act fupplementary to the Act, entitled, ' An Act to prevent the Exportation of Bread and Flour not merchantable, and for repealing, at a certain Time, all the Laws heretofore made for that Purpofe, and the feveral Supplements thereto;" was read the fecond time, confidered by fection, and zgreed to.

The title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Clerk of the House of Representatives presented, for concurrence, four Bills, entitled, respectively as follow, viz.

1. A Supplement to an Act, entitled, 'An Act to authorife Robert Kennedy, his Heirs and Affigns, to dig and fupport a Millrace in and adjacent to the River Schuylkill, near its Falls.'

2. An Act to diffolve the Marriage of Peter Rickabach and Ann his Wife.

3. An Act to repeal an Act, entitled, 'An Act effablifhing an Auctionstore in the Borough of Lancaster.'

4. An Act to afford immediate Relief to Michael Lynch, a Soldier in the revolutionary War, and to grant him an Annuity.

He returned the Refolution

'For inftructing and requesting our Senators and Representatives, in Congress, to exert themselves to procure a Law to establish Weights and Measures.'

And informed that the House of Representatives have passed faid Resolution without amendment.

He presented, for signature, two Bills, entitled, as follow, viz.

1. An Act concerning Sentences of foreign Prizecourts.

2. An Act supplementary to an Act, entitled, 'An Act to regulate Arbitrations, and Proceedings in Courts of Justice.'

And informed, that the House of Representatives have concurred in the amendments, by Senate, to the Bill, entitled,

'An Act to afford immediate Relief to John Huton, a Soldier during the revolutionary War, and to grant him an Annuity.'

The Bills presented for concurrence were severally read the first time. The Speaker figned the Bills presented for fignature.

The Bill, entitled, "An Act appropriating a Sum of Money, for making the Navigation of Frenchcreek more fafe and certain," was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by fection, and agreed to,

The title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act to empower John Knauss and John Lerch, Administrators of Paul Knauss, deceased, to convey two Tracts of Land in the County of Northampton," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Miller in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill without amendment.

Agreeably to order,

The Senate refumed, in Committee of the Whole, Mr. Grefs in the chair, the confideration of the Bill, entitled, "An Act authorifing William Lane and Thomas Davis to build a Bridge, acrofs the Rayfown Branch of Juniata, at the Mouth of Yellowcreek."

And, after fome time,

The Committee role, and reported the Bill without amendment.

On motion,

The faid Bill was confidered by fection, and agreed to.

The preamble and title were feverally agreed to.

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, " An Act for the Relief of William M'Kibben," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Weaver in the chair, for the further confideration thereof.

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And, after fome time,

The Committee role, and reported the Bill with amendments; which were read as reported.

The Clerk of the House of Representatives presented, for fignature, three Bills, entitled, respectively as follow, viz.

1. An Act making perpetual an Act, entitled, 'An Act to regulate the Payment of Costs on Indictments; and the second Section of an Act, entitled, 'An Act explanatory of the Act, entitled, 'An Act to regulate the Payment of Costs on Indictments.'

2. An Act to afford immediate Relief to John Huton, a Soldier in the revolutionary War, and to grant him an Annuity.

3. An Act enabling certain Trustees to fell and convey the real Estate of Henry Strater, a Lunatic.

And he informed, that the Houle of Reprefentatives have concurred in the amendments, by Senate, to the Refolution,

'Relative to the Mandamus of the Supreme Court of the United States, in the cafe of Gideon Olmftead.'

On motion of Mr. Roberts and Mr. Lacock,

The Senate adjourned, till 3 o'clock in the afternoon.

SAME DAY, IN THE AFTERNOON.

The Bill, entitled, "An Act for the Sale of vacant Land within certain Parts of this Commonwealth," was read the fecond time, and confidered by fection.

Section 1 being under confideration,

A motion was made, by Mr. Roberts and Mr. Wayne,

To postpone the further confideration of the Bill, generally; which was agreed to.

The Bill entitled, "An Act for the Relief of Samuel Brady," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Sommer in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill without amendment.

The Secretary of the Commonwealth prefented two meffages from the Governor, which were read as follow, wz.

To the Senate and Houfe of Representatives, of the Commonwealth of Pennsylvania.

GENTLEMEN,

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I have this day approved and figned the following Acts of the General Affembly, and directed the Secretary to return the fame to the Houfes in which they respectively originated, viz.

1. An Act authorifing the Governor to incorporate a Company, for making an Artificial Road from Safeharbor, at the Mouth of Coneftoga Creek, through the Village of Strafburg, to interfect either the Gap and Newport Turnpike, or the Philadelphia and Lancaster Turnpike Road, as near the former as possible.

2. An Act to authorife the Governor of this Commonwealth to incorporate a Company, for making and erecting a Bridge over the River Sulquehanna, in the County of Lancaster, at or near the Town of Columbia.

3. An A& directing the Mode of keeping in Repair the Long Narrows Road, in the County of Mifflin.

4. An Act to authorife the Governor to appoint Commiffioners, for the Purpole of laying out a Road, beginning at or near Kello's Ferry, in Cumberland County, through York and Adams Counties, to the Maryland Line, in a Direction to the City of Washington.

5. An Act granting an Annuity to John Boyls, a Sergeant in the late revolutionary War.

SIMON SNYDER.

Lancaster, March 28, 1809.

To the Senate and Houfe of Representatives, of the Commonwealth of Pennsylvania.

GENTLFMEN,

To encourage and to patronize the Arts is, at all times, worthy of the peculiar regard of an enlightened

Legiflature. In a State like that of Pennfylvania, with an extensive and fertile foil, affording abundant materials for every species of manufactures; abounding with streams of water, admirably calculated for working machinery of every description; but its population, although numerous, yet inadequate, by manuel labor, to bring into complete operation all its natural advantages, and its resources; the man, who devotes the energies of his mind to the invention of labor-faving machines, deserves peculiar notice.

Under this impression, I introduce to the attention of the Legislature, Mr. John G. Baxter, of the county of Philadelphia. He has brought to the Seat of Government, a machine of his own construction, upon simple principles, for manufacturing flax and hemp into yarn. It may consist of 30 or more spindles. The work performed by each, in a given time, is equal to what can be done by one person in the same time, in the ordinary way. It will not require the attendance of more than four persons; and, if the machinery be worked by water, the number of spindles may be indifinitely increased: Hence it follows, that the labor of twenty-fix out of thirty persons will be faved.

I fubmit to the Legislature the propriety of giving him a generous price for the machine, for the purpose of its remaining at the Seat of Government, to fatisfy the citizens who choose to view it, by occular demonstration, of the immense utility of the invention, and to evince the disposition of the Legislature to patronize fo meritorious a citizen.

It is fcarcely neceffary to enforce the fuggestion by observing, that the gloomy prospects which now prefent themselves, in consequence of our foreign relations, would not have existed, had our progress in manufactures kept pace with our agricultural improvements; and this, probably, is to be attributed chiefly to the cause at which I have already hinted, the fewness of Laborers, and the consequent enhanced price of labor.

Never can we expect to be truly an independent Nation, until the product of our manufactories is com-

THE SENATE.

menfurate with our wants; for which our Country affords ample materials, and the genius and enterprife of our citizens are competent, if properly encouraged and directed.

SIMON SNYDER.

Lancaster, March 28, 1809.

On motion,

The last-mentioned message was again read, and referred to Mr. Lacock, Mr. Heston, Mr. Lattimore; Mr. Weaver, and Mr. Campbell, to consider and report thereon.

The Bill, entitled, "An Act for the better Employment, Relief, and Support of the Poor within the Township of Germantown, in the County of Philadelphia," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Rahm in the chair, for the further confideration thereof.

And, after some time,

The Committee rofe, and reported the Bill without amendment.

The Bill, entitled, "An Act for the Benefit of the Devisees of John Hart, deceased," was read the second time, confidered by section, and agreed to.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, "An Act for the Infpection of Flour, in the Western Counties of the State," was read the second time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Wayne in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, reported progress, and had leave to fit again tomorrow.

The Clerk of the House of Representatives presented, for concurrence, three Bills, entitled, as follow, viz.

1. An Act authorifing the Sale of the real Eftate of Adam Imbody, late of Berks County, deceased. 2. An Aft to authorife Samuel Ray, jun. to erect a Toll-bridge over Frenchcreek, opposite Buckstreet, in the Town of Franklin.

3. An Act to authorife and direct the Governor to incorporate a Company, for erecting a Permanent Bridge over the River Schuylkill, at or near Pawling's Ford, in the Counties of Montgomery and Chefter.

He presented, for fignature, the Bill, entitled,

'An Act to confirm the Title of Samuel Work, to certain Lands therein mentioned.'

And the Refolution,

'Relative to inftructing and requesting our Senators and Representatives, in Congress, to exert themfelves to procure a Law to establish Weights and Meafures.'

He also prefented an Extract from the Journal of the House of Representatives; which was read as follows, viz.

" In the House of Representatives. March 28, 1809.

"Ordered, That Meffrs. Montgomery, Ogle, and Moore be a Committee, to confer with a Committee of Senate already appointed, on the amendments made and infifted on by the Houfe of Reprefentatives, on the Bill, entitled, "An Act to enable John Irwin, of Brushhill, Westmoreland County, to fell and convey a certain Messure, Plantation, and Lot of Ground therein described."

The Bills prefented for concurrence were feverally read the first time.

The Speaker figned the Bill and Resolution presented for fignature.

The Bill, entitled, "A Supplement to an Act, entitled, 'An Act for the Relief of the Heirs of Frederick Vernon, deceased," was read the second time, confidered by section, and agreed to.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The amendments, by the Houfe of Reprefentatives, on the Bill, entitled, - "A further Supplement to the Act, entitled, 'Act for laying out, making, and keeping in Repair the Public Highways within this Commonwealth, and for laying out private Roads," were read the fecond time, confidered, and concurred in.

Ordered, That the Clerk acquaint the House of Representatives thereof.

On motion of Mr. Roberts and Mr. Sommer,

The report of the Committee of the Whole (negativing the first fection) on the Bill, entitled, "An Act for the Relief of David Thomas," was again read, confidered, and adopted; and fo the Bill was lost.

On motions feverally made, the following Committees were discharged from the further confideration of the subjects referred to them, respectively, viz.

On the 1st item of unfinished business, the Militia Establishment, appointed December 10.

On the 3d item of fame report, improvements of roads, &c. December 10.

On the petition of feveral old Soldiers, A. Eckles, &c. On the petition of John Patton, February 25.

On the petition of J. Heckenwelder, in behalf of William H. Kilbuck, March 10.

On the petition of Edwad Shea, March 16.

On the Bill from the House of Representatives, relative to strays, February 10.

And the faid Bill was recommended to the attention of Senate, at their next fession.

On the Bill, "granting a tract of Donation-land to Michael Sechler," appointed January 26.

And faid Bill was postponed, generally.

Mr. Erwin, from the Committee appointed for that purpofe, made report, that the Committee, in conjunction with the Committee of the Houfe of Reprefentatives, have prefented to the Governor, for his approbation, three Bills, entitled, as follow, viz.

1. An Act for the better establishing and confirming the Boundaries of the Town and Out-lots of the Town of Indiana.

2. An Act abolishing the Offices of the Receivergeneral and Master of the Rolls, and transferring the Duties therein performed to other Offices, and for other Purposes. 3. An Act granting to Samuel M'Neill an Annuity for Life.

Adjourned, till 9 o'clock tomorrow morning.

Wednefday, March 29, 1809.

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Mr. Erwin prefented the petition of the fubscribers thereto, praying that a company may be incorporated, for the purpose of erecting a bridge over the river Delaware, at the place usually called Coryell's Ferry, (now Newhope); and the faid petition was twice read, and referred to Mr. Erwin, Mr. Brady, and Mr. Miller, to report thereon, by Bill or o herwise.

Mr. Roberts prefented the remonstrance of the fubfcribers thereto, inhabitants of Philadelphia and Montgomery counties, flating that by an Act of Affembly, paffed at the last fession, Robert Kennedy was authorifed to erect a dam in the river Schuylkill, at the Falls thereof, and to make a Lock-navigation for the paffage of boats, &c. on the eastern fide of faid river; that they have been informed a petition is now before the Legislature, praying that the Lock aforefaid may be placed on the western, instead of the eastern, fide of the river; against which they remonstrate, for reasons stated at large; and the faid remonstrance was twice read, and referred to the Committee of the Whole, when that Committee states that have under consideration the Bill on the fubject.

Mr. Weaver, from the Committee to whom was referred, on the 25th of this month, the petition of Timothy Matlack, formerly Clerk of the Senate, made report, which was read as follows, viz.

That the Commitee have taken into confideration the former flatements made by him to Senate, together with his accounts and vouchers, to which his petition refers; and, after giving to the fubject all the attention which the late period of the Seffion, accompanied with a prefs of other bufinefs, will permit, are of opinion, that there is juffice in fome of the claims exhibited; but, to what extent, the Committee have not time, before the rifing of the Legislature, fully and fairly to accertain.

And as the right, by Law, to infitute a fuit againft the Commonwealth (the prayer of his former petition) if permitted, would caufe unneceffary delay and expence to him, as well as expence to the State, they incline to believe, that the Department of Accounts would be the proper tribunal to which his claim might be referred; and before whom he would receive juftice, and the Commonwealth have no right to fear any injury.

The Committee therefore offer the following Refolution, viz.

Refolved, That a Committee be appointed to bring in a Bill, directing the Accountant Officers to adjuft and fettle the claim of Timothy Matlack, as Clerk of the Senate, fo far as the fame is founded upon fervices rendered under Law, or for monies advanced by him to pay the contingent expences of Senate, and for which he fhall not have already received compenfation.

On motion, and by fpecial order,

The faid report was again read, confidered, and the Refolution attached thereto adopted.

Ordered, That the Committee who brought in the report, be a Committee for the purpose expressed in the faid Resolution.

The Bill, entitled, "An Act fupplementary to the Act, entitled, 'An Act to prevent the Exportation of Bread and Flour not merchantable, and for repealing, at a certain Time, all the Laws heretofore made for that Purpofe, and the feveral Supplements thereto," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act appropriating a Sum of Money, for making the Navigation of Frenchcreek more fafe and certain," was read the third time.

Whereupon,

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The question, Shall this Bill pass? being put, was determined in the affirmative.

•Ordered, That it be prefented to the Houfe of Reprefentatives, for concurrence.

The Bill, entitled, "An Act to empower John Knauss and John Lerch, Administrators of Paul Knauss, deceased, to convey two Tracts of Land in the County of Northampton," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Representatives, with information that Senate have passed the faid Bill without amendment.

The Bill, entitled, "An Act authorifing William Lane and Thomas Davis to build a Bridge, across the Raystown Branch of the Juniata, near the Mouth of Villowcreek," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill with amendments; in which the concurrence of that Houfe is requested. The amendments are:

In lieu of the 3d fection, infert a provision, that Militiamen, on days of training, &c. may pass the Brjdge Toll-free. Reduce the Toll, of foot passengers, to one cent. Strike out the preamble. With some verbal amendments.

The Bill, entitled, "An Act for the Benefit of the Devises of John Hart, deceased," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill without amendment.

The Bill, entitled, "A Supplement to an Act, entitled, 'An Act for the Relief of the Heirs of Frederick Vernon, deceased," was read the third time. Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill without amendment.

The Bill, entitled, "An Act for the Relief of William M'Kibben," was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by fection, and agreed to.

The preamble was agreed to.

The title having been amended, by adding thereto the words, ' and George Long,' and agreed to,

Ordered, That the faid Bill be prepared for the third. reading.

The Bill, entitled, "An Act granting an Annuity to Samuel Brady," was read the fecond time, confidered by fection, and agreed to.

The preamble and title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, "An Act for the better Employment, Relief, and Support of the Poor, within the Townfhip of Germantown, in the County of Philadelphia," was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by section, and agreed to.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

Agreeably to order,

The Senate refumed, in Committee of the Whole, Mr. Wayne in the chair, the confideration of the Bill, entitled, "An Act for the Inspection of Flour, in the Western Counties of this State."

And, after fome time,

The Committee rofe, and reported the Bill with amendments; which were read as reported.

Thereupon,

On motion of Mr. Roberts and Mr. Lacock,

The faid Bill was confidered by fection, and agreed to.

The title having been amended, fo as to read, "An Act repealing an Act for the Inspection of Flour, in certain Western Counties of this State," and agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Clerk of the House of Representatives presented, for concurrence, five Bills, entitled, respectively as follow, viz.

1. A Supplement to an Act, entitled, 'An Act to authorife the Governor to incorporate a Company, for making an Artificial Road from the Philadelphia and Lancaster Turnpike Road, in Lancaster County, at or near the Gap Tavern, to the Line of the State of Delaware.'

2. A Supplement to the Act, entitled, 'An Act to provide for the Erection of a House, for the Employment and Support of the Poor in the County of Cumberland.'

3. A further Supplement to the Act, entitled, 'An Act for offering Compensation to the Pennfylvania Claimants of certain Lands in the Seventeen Townships, in the County of Luzerne, and for other Purpofes therein mentioned.'

4. An Act establishing, in Part, and authorifing Commissioners to lay out, a State Road from Pittsburg, through Beavertown, to the Western Boundary of the State.

5. An Act to grant a certain Tract of Land to the Erie Manufacturing Company.

He returned the Bill, entitled,

'An Act granting to certain Patentees, in Luzerne County, further Time to record their Patents.'

And informed, that the House of Representatives had passed the faid Bill without amendment.

He presented, for fignature, the Resolution,

'Relative to the Mandamus of the Supreme Court, in the Cafe of Gideon Olmstead.'

The Bills prefented for concurrence were feverally read the first time.

The Speaker figned the Refolution prefented for fignature.

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, viz.

To the Senate and Houfe of Reprefentatives, of the Commonwealth of Pennsylvania.

GENTLEMEN,

I have this day approved and figned the following Acts of the General Affembly, and have directed the Secretary to return them to the respective Houses in which they originated, viz.

1. An Act for the better establishing and confirming the Boundaries of the Town and Out-lots of the Town of Indiana.

2. An Act granting to Samuel M'Neill an Annuity for Life.

3. An Act abolifhing the Offices of Receiver-general, and Mafter of the Rolls, and transferring the Duties therein performed to other Offices, and for other Purpofes.

SIMON SNYDER.

Lancaster, March 29, 1809.

The Bill, entitled, "An Act to encourage and facilitate the Completion of the Frankford and Briftol Turnpike Road," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Rahm in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the faid Bill with amendments; which were read as reported.

On motion of Mr. Sommer and Mr. Wayne,

The faid Bill, as reported by Committee of the Whole, was confidered by fection, and agreed to.

The title having been amended, fo as to read, "An Act to encourage and facilitate the Completion of the Frankford and Briftol, and the Buftleten and Smithfield, Turnpike Roads," and agreed to.

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, " An Act to authorife Walter Smith and William Patterfon, Guardians of the minor Children of Edward Abbott, deceased, to sell and convey certain real Estate," was read the second time. Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Doty in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill with the first fection negatived.

On motion of Mr. Weaver and Mr. Mitchell,

The Senate proceeded to the confideration of the report of the Committee of the Whole, on faid Bill.

Whereupon,

The Yeas and Nays on the question, Will Senate agree to the report of the Committee of the Whole? were required by Mr. Wayne and Mr. Mayer; and, on the question being put, the Members voted as follow, viz.

YEAS. Meffrs. Blocher, Doty, Grefs, Hefton, Hiefter, Irifh, Lacock, Lattimore, Mayer, NAYS.

Palmer, Roberts, Slaymaker, Sommer, Stevenfon, Weaver, Lane (Speaker). 18. NAYS. Meffrs. Udree,

YEAS.

Mitchell,

Meffrs. M'Arthur,

Meffrs. Campbell, Miller,

Wayne. 4.

Eighteen Yeas, four Nays; by which it appeared that the question was determined in the affirmative; and fo the Bill was lost.

The Bill, entitled, "An Act authorifing the Secretary of this Commonwealth to iffue a Patent to George Baker, for a Lot of Ground therein mentioned," was read the fecond time, confidered by fection, and agreed to.

The preamble and title having been agreed to, Ordered, That faid Bill be prepared for the third reading. Mr. Lacock read a Bill in his place, and by permiffion prefented the fame to the Chair, entitled, "An Act prefcribing the Form of an Oatb or Affirmation, in addition to the Oaths or Affirmations heretofore administered to the Members of the Senate and House of Reprefentatives of this Commonwealth;" which was read the first time.

On motion of Mr. Mitchell and Mr. Lacock,

The Senate adjourned, till half past 3 o'clock in the afternoon.

SAME DAY, IN THE AFTERNOON.

The Speaker laid before the Senate a letter from the Secretary of the Commonwealth, informing that he had this day transmitted, to the House of Representatives fundry documents and depositions, in the case of complaint against William Tate, Esquire, a Justice of the Peace in the county-district of Clearsfield; and the faid letter was read, and

Laid upon the table.

Mr. Weaver, from the Committee appointed, this morning, for that purpole, reported the Bill, entitled, "An Act directing the Accountant Officers to fettle and adjust the Claim of Timothy Matlack, formerly Clerk of the Senate;" which was read the first time.

Mr. Erwin, from the Committee appointed for that purpole, made report, that the Committee, in conjunction with the Committee of the House of Reprefentatives, have presented to the Governor, for his approbation, the Bills, entitled, respectively as follow, viz.

1. An Act supplementary to an Act, entitled, 'An Act to regulate Arbitrations, and Proceedings in Courts of Justice.'

2. An Act concerning Sentences of foreign Prizecourts.

3. An Act enabling certain Trustees to fell and convey the real Estate of Henry Strater, a Lunatic.

4. An Act making perpetual an Act, entitled, 'An Act to regulate the Payment of Costs on Indictments, and the second section of an Act, entitled, 'An Act explanatory of the Act, entitled, 'An Act to regulate the Payment of Costs on Indictments.'

5. An Act to afford immediate Relief to John Huton, a Soldier in the revolutionary War, and to grant him an Annuity.

6. An A& to confirm the Title of Samuel Work, to certain Lands therein mentioned.

And a Refolution,

• Respecting Weights and Measures.'

Mr. Erwin, from the Committee to whom was, this morning, referred the petition of the fubscribers thereto, for a bridge over the river Delaware, at Coryell's Ferry, or Newhope, on leave then given, reported the Bill, entitled, "An Act to authorife the Governor to incorporate a Company, for erecting a Bridge over the River Delaware, at or near Newhope;" which was read the first time.

Agreeably to order,

The Senate refumed, in Committee of the Whole, Mr. Miller in the chair, the further confideration of the Refolution, "Dirccting a certain Number of the General Electon-laws to be printed."

And, after some time,

The Committee role, and reported the Refolution negatived.

On motion of Mr. Doty and Mr. Roberts,

The report of the Committee of the Whole, on the faid Refolution, was confidered and adopted; and fo the Refolution was loft.

The Bill, entitled, "A further Supplement to an Act, entitled, 'An Act for fecuring the City of Philadelphia and the Neighborhood thereof from Damage by Gunpowder," was read the fecond time, confidered by fection, and agreed to.

The preamble and title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, "An Act to enable the Administrators of James Carnaban, late of the County of Westmoreland, deceased, to convey a certain Tract of Land to the Purchaser thereof," was read the second time, confidered by section, and agreed to.

The preamble and title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

On motion of Mr. Roberts and Mr. Rahm,

The Report of the Committee, on the 8th item of unfinished business, read on the 27th of this month, was again read, confidered, and the Resolution attached thereto adopted.

Ordered, That it be presented to the House of Representatives, for concurrence.

The Bill entitled, "An Act for the Rélief of John Vanlear," was read the fecond time, as reported by Committee, of the Whole, yesterday, confidered by fection, and agreed to.

The preamble being under confideration,

A motion was made, by Mr. Lacock and Mr. Roberts,

To postpone the fame, together with the Bill, for the prefent; which was agreed to.

The Clerk of the House of Representatives presented, for concurrence, a Resolution,

'Granting a Part of the Statehouse, in the City of Philadelphia, to a Company, to be occupied as a Factory-hall.'

And he informed, that the House of Representatives have concurred in the amendments, by Senate, to the Bill, entitled,

'An Act authorifing William Lane and Thomas Davis to build a Bridge, across the Raystown Branch of Juniata, near the Mouth of Yellowcreek.'

The Refolution prefented for concurrence was read the first time.

On motion of Mr. Roberts and Mr. Lacock,

The Senate refumed the confideration of the Bill, entitled, "An Act concerning Contempts of Courts," postponed, for the present, on the 22d of last month.

The amendment offered by Mr. Brady and Mr. Miller recurring,

After debate,

The Yeas and Nays, on agreeing thereto, were required by Mr. Brady and Mr. Roberts; and, on the question being put, the Members voted as follow, viz.

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JOURNAL OF

YEAS. Meffrs. Brady, Campbell, Erwin, Grefs, Hefton, Mayer, NAYS. Meffrs. Blocher, Borrows, Doty, Hiefter, Irifh, YEAS. Meffrs. Miller, Rahm, Slaymaker, Sommer, Wayne, Lane (Speaker). 12. NAYS. Meffrs. Mitchell, Palmer, Roberts, Stevenfon, Udree, Weaver. 13.

M'Arthur,

Lacock.

Twelve Yeas, thirteen Nays; by which it appeared that the question was determined in the negative.

The fection was agreed to.

The remaining fections and title of the Bill having been agreed to,

On the queftion, Shall this Bill be prepared for the third reading ?

The Yeas and Nays were required Mr. Wayne and Mr. Brady; and, the question being put, the Members voted as follow, viz.

YEAS.	YEAS.
Meffrs. Blocher,	Mess. Mitchell,
Borrows,	Palmer,
Doty,	Rahm,
Hiefter,	Roberts,
Irifh,	Stevenson,
Lacock,	Udree,
M'Arthur,	Weaver. 14.
NAYS.	NAYS.
Meffrs. Brady,	Meffrs. Miller,
Campbell,	Slaymaker,
Erwin,	Sommer,
Grefs,	Wayne,
Hefton,	Lane (Speaker). 1
Mayer,	

Fourteen Yeas, eleven Nays; by which it appeared that the question was determined in the affirmative.

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The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, viz.

To the Senate and Haufe of Representatives, of the Commonwealth of Pennsylvania.

GENTLEMEN,

I have this day approved and figned the following Acts of the General Affembly, and have directed the Secretary to return them to the refpective Houles in which they originated, viz.

1. An Act to afford immediate Relief to John Huton, a Soldier in the revolutionary War, and to grant him an Annuity.

2. An Act supplementary to an Act, entitled, 'An Act to regulate Arbitrations, and Proceedings in Courts of Justice.'

3. An Act making perpetual an Act, entitled, 'An Act to regulate the Payment of Costs on Indictments; and the second Section of an Act, entitled, 'An Act explanatory of the Act, entitled, 'An Act to regulate the Payment of Costs on Indictments.'

4. An Act enabling certain Trustees to fell and convey the real Estate of Henry Strater, a Lunatic.

5. An Act concerning Sentences of foreign Prizecourts.

6. An Act to confirm the Title of Samuel Work, to certain Lands therein mentioned.

7. A Refolution, respecting Weights and Meafures.

SIMON SNYDER.

Lancaster, March 29, 1809.

Adjourned, till 9 o'clock tomorrow morning.

Thurfday, March 30, 1809.

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The Bill, entitled, "A further Supplement to an Act, entitled, 'An Act for fecuring the City of Philadelphia, and the Neighborhood thereof, from Damage by Gunpowder," was read the third time.

Whereupon,

• The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be presented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act for the better Employment, Relief, and Support of the Poor within the Township of Germantown, in the County of Philadelphia," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill without amendment.

The Bill, entitled, "An Act concerning Contempts of Courts," was read the third time.

Whereupon,

The Yeas and Nays on the question, Shall this Bill pass? were required by Mr. Wayne and Mr. Lacock; and, the question being put, the Members voted as follow, viz.

YEAS.	YEAS.
Meffrs. Blocher,	Meffrs. Palmer,
Borrows,	Rahm,
Doty,	Roberts,
Hiefter,	Stevenson,
Irifh,	Udree,
Lacock,	Weaver. 13.
M'Arthur,	5
NAYS.	- NAYS.
Meffrs. Brady,	Meffrs. Mayer,

Meffrs. Brady, Campbell, Erwin, Grefs, Hefton, Lattimore,

Lane (Speaker). 12.

Miller,

Slaymaker,

Sommer,

Wayne,

Thirteen Yeas, twelve Nays; by which it appeared that the question was determined in the affirmative.

Ordered, That the faid Bill be returned to the Houfe of Reprefentatives, with information that Senate have paffed the fame with amendments; in which the concurrence of that Houfe is requested. The amendments limit the Act to two years; with fome verbal alterations.

The Bill, entitled, "An Act to enable the Administrators of James Carnahan, late of the County of Westmoreland, deceased, to convey a certain Tract of Land to the Purchaser thereof," was read the third time,

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill without amendment.

The Bill, entitled, "An Act authorifing the Sccrctary of this Commonwealth, to iffue a Patent to George Baker, for a Lot of Ground therein mentioned," was read the third time.

Whereupon,

The question, Shall this Bill, pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the fame without amendment.

The Bill, entitled, "An Act to encourage and facilitate the Completion of the Frankford and Briftol Turnpike Road," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the fame with amendments; in which the concurrence of that Houfe is requested. The amendments are:

To introduce the Bustleton and Smithfield Turnpike into the provisions of the Bill.

The Bill, entitled, "An Act for the Inspection of Flour in certain Western Counties of this State," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill with amendments; in which the concurrence of that House is requested. The amendments are:

To discontinue the inspection of Flour in the Western Counties, by repealing the Laws now in force.

The Bill, entitled, " An Act for the Relief of William M'Kibben," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the fame with amendments; in which the concurrence of that Houfe is requested. The amendments are:

To grant fimilar relief to George Long.

The Bill, entitled, "An Act to authorife and direct the Governor to incorporate, a Company, for erecting a Permanent Bridge over the River Schuylkill, at or near Pawling's Ford, in the Counties of Montgomery and Chefter," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Wayne in the chair, for the further confideration thereof.

And, after some time,

The Committee rofe, and reported the Bill without amendment.

Thereupon,

On motion of Mr. Roberts and Mr. Sommer,

The faid Bill was confidered by fection, and agreed to.

The title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, "An AEI to repeal an AEI, entitled, 'An AEI establishing an Auctionsfore in the Borough of Lancaster," was read the second time, confidered by section, and agreed to.

The title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, "An Act prefcribing the Form of an Oath or Affirmation, in addition to the Oaths or Affirmations beretofore administered to the Members of the Senate and House of Representatives of the Commonwealth," was read the second time, confidered by section, and agreed to.

Ordered, That it be prepared for the third reading.

The Bill, entitled, "An Act to authorife the Governor to incorporate a Company, for erecting a Bridge over the River Delaware, at or near Newhope," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. M'Arthur in the chair, for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill with one amendment; which was read as reported.

Thereupon,

On motion of Mr. Sommer and Mr. Erwin,

The faid Bill, as reported by Committee of the Whole, was confidered by fection, and agreed to.

The title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, "A Supplement to an Act, entitled, 'An Act to authorife the Governor to incorporate a Company, for making an Artificial Road from the Philadelphia and Lancaster Turnpike Road, in Lancaster County, at or near the Gap Tavern, to the Line of the State of Delaware," was read the fecond time, confidered by fection, and agreed to.

The title having been agreed to,

Ordered, That the Bill be prepared for the third reading.

The Bill, entitled, "An Act to authorife Samuel Ray, jun. to erect a Toll-bridge over Frenchcreek, opposite Buckstreet, in the Town of Franklin," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Lacock in the chair, for the further confideration thereof.

And, after some time,

The Committee rofe, and reported the Bill with one amendment; which was read as reported.

The report of the Committee of Accounts, read on the 25th of this month, was again read, confidered, and the Refolutions attached thereto feverally adopted.

Whereupon,

Warrants were drawn on the State Treasurer, agreeably thereto.

On motion of Mr. Roberts and Mr. Mitchell,

The following Refolution was twice read, confidered, and adopted, viz.

Refolved, That William Wilfon, Sergeant-at-arms, be allowed the fum of fixty dollars, in addition to his daily allowance and yearly falary, for his fervices during the prefent Seffion; and that the Speaker draw his warrant therefor.

Whereupon,

A warrant was drawn on the State Treasurer accordingly.

On motion of Mr. Sommer and Mr. Rahm,

The following Refolution was twice read, confidered and adopted, viz.

Refolved, That the Speaker draw his warrant on the State Treasurer, in favor of Adam Hart, for fixty dollars, being an allowance for an Affistant-doorkeeper during the Session.

Whereupon,

A warrant was drawn accordingly.

The Clerk of the House of Representatives prefented, for concurrence, five Bills, entitled, respectively as follow:

1. An Act directing the Sale of the remaining Lots of Donation-land.

2. An Act for the Relief of James Seals and Samuel Ifrael.

3. An A& granting an Annuity to John Craig. 4. An A& granting an Annuity to Robert Varnor. 5. An Act to authorife the Governor to appoint Commiffioners, for the Purpofe of laying out a State Road, from the Whitehorfe Tavern, on the Top of the Allegheny Mountain, where the Glade Road, from Bedford to Somerfet, croffes the fame, through the Town of Berlin, to interfect the United States' Turnpike Road, from Fort Cumberland to Wheelen, and for other Purpofes.

He returned the Bill, entitled,

'An Act to authorife the Governor to incorporate a Company, for erecting a Permanent Bridge over the River Sulquehanna, at or near Harrifburg, in the County of Dauphin.'

And informed, that the House of Representatives have passed faid Bill with amendments; in which the concurrence of Senate is requested.

And he presented, for figuature, three Bills, entitled, respectively as follow, viz.

1. An Act for the Benefit of the Devisees of John Hart, deceased.

2. An Act to empower John Knauss and John Lerch, Administrators of Paul Knauss, deceased, to convey two Tracts of Land, in the County of Northampton.

3. A Supplement to an Act, entitled, 'An Act for the Relief of the Heirs of Frederick Vernon, deceafed.'

The Bills prefented for concurrence were feverally read the first time.

The Speaker figned the Bills prefented for fignature.

The Bill, entitled, "An Act to eftablish an Academy in the Borough of Harrisburg, in the County of Dauphin," was read the second time, as reported by Committee of the Whole, confidered by section, and agreed to.

The title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

On motion of Mr. Roberts and Mr. Wayne,

The Senate refumed the confideration of the Bill, entitled, "An Act for the Relief of John Vanlear," postponed, for the present, yesterday.

The confideration of the preamble recurring,

A motion was made, by Mr. Roberts and Mr. Weaver,

To amend the fame, by ftriking out from the word 'board,' in line 8, to the word 'do,' in line 14; and inferting, in place thereof, the following:

'And whereas the provisions of the Laws of this State.'

Which was agreed to, and the preamble, as amend- ed, adopted.

The title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

The petition of the fubscribers thereto, inhabitants of the counties of Erie, Crawford, Venango, &c. relative to the time fixed for holding Courts of Common Pleas in the fixth District, read on the 25th of this month, was again read, and referred to Mr. M'Arthur, Mr. Lacock, and Mr. Irish, to confider and report thereon, by Bill or otherwise.

On motion of Mr. Lacock and Mr. M'Arthur, The Senate adjourned, till half paft 3 o'clock in the afternoon.

SAME DAY, IN THE AFTERNOON.

On motion of Mr. Mayer and Mr. Slaymaker,

The following Refolution was twice read, viz.

Refolved, That the Speaker draw his warrant on the State Treasurer, in favor of Adam Hart, Doorkeeper, for dollars, as a compensation for extra fervices, during the present Session.

And, being under confideration,

A motion was made, by Mr. Roberts and Mr. Sommer,

To postpone the fame, generally; which was agreed to.

Mr. Wayne read a Bill in his place, and by permiffion prefented the fame to the Chair, entitled, "An Act fupplementary to an Act, entitled, 'An Act to alter the feveral Laws of this Commonwealth, relative to Domestic Attachments;" which was read the first time.

Whereupon,

On motion, and by fpecial order,

The faid Bill was again read, confidered by fection, and agreed to.

The title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

Mr. Wayne read a Bill in his place, and by permiffion prefented the fame to the Chair, entitled, "An Act fupplementary to an Act, entitled, 'An Act to alter the Judiciary System of this Commonwealth;" which was read the first time.

Whereupon,

On motion, and by fpecial order,

The taid Bill was again read, confidered by fection, and agreed to.

The title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, "An Act directing the Sale of the remaining Lots of Donation-land," was read the fecond time.

Section 1 being under confideration,

A motion was made, by Mr. Roberts and Mr. Wayne,

To polypone the further confideration thereof, and recommend the Bill to the attention of Senate, at their next Seffion; which was agreed to.

The Clerk of the Houfe of Representatives presented, for fignature, three Bills, entitled, respectively as follow, viz.

1. An Act for the better Employment, Relief, and Support of the Poor, whithin the Township of Germantown, in the County of Philadelphia.

2. An Act authorifing the Secretary of this Commonwealth to iffue a Patent to George Baker, for a Lot of Ground therein mentioned.

3. An Act to enable the Administrators of James Carnahan, late of the County of Westmoreland, deceased, to convey a certain Tract of Land to the Purchaser thereof.

And he informed, that the House of Representatives have concurred in the amendments, by Senate, to the Bills, entitled: 1. An A& concerning Contempts of Courts.

2. An Act to encourage and facilitate the Completion of the Frankford and Briftol Turnpike Road.

3. An Act for the Relief of William M'Kibben,

But that they have not concurred the amendments to the Bill, entitled,

'An Act for the Infpection of Flour, in the Western Counties of this State.'

The Speaker figned the Bills prefented for fignature.

The Bill, entitled, "A further Supplement to an Act, entitled, 'An Act for the Regulation of the Militia of the Commonwealth of Pennfylvania," was read the fecond time, confidered by fection, and agreed to.

The title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

Mr. Erwin, from the Committee appointed for that purpofe, made report, that the Committee, in conjunction with the Committee of the Houfe of Reprefentatives, have prefented to the Governor, for his approbation, the Bills, entitled, refpectively, viz.

1. An Act for the better Employment, Relief, and Support of the Poor within the Township of Germantown, in the County of Philadelphia.

2. An Act for the Benefit of the Devisees of John Hart, deceased.

3. An Act to enable the Administrators of James Carnahan, late of the County of Westmoreland, deceased, to convey a certain Tract of Land to the Purchaster thereof.

4. An Act authorifing the Secretary of this Commonwealth to iffue a Patent to George Baker, for a Lot of Ground therein mentioned.

5. A Supplement to an A&, entitled, 'An A& for the Relief of the Heirs of Frederick Vernon, deceafed.'

6. An Act to empower John Knauss and John Lerch, Administrators of Paul Knauss, deceased, to convey two Tracts of Land, in the County of Northampton.

Adjourned, till 9 o'clock tomorrow morning.

Friday, March 31, 1809.

Mr. Wayne prefented the petition of the Prefident, Managers, and Company of the Delaware and Schuylkill Canal Navigation, flating that, owing to a failure in payment of the fubfcription, by a great proportion of the Stockholders, and the abandonment, by the agents of the Company, of the fuits brought, under the fanction of a decision of the Judges of the Supreme Court, for inftalments due from delinquent fubfcribers, they are unable to proceed in the execution of the work committed to them; they therefore fuggeft the propriety of a certain Stock, to be created by the Company, under the fanction of the Legislature; and the faid petition was twice read, and referred to Mr. Wayne, Mr. Rahm, and Mr. Brady, to confider and report thereon.

Mr. M'Arthur, from the Committee appointed for that purpole, yesterday, reported the Bill, entitled, "An Act changing the Terms for holding Courts, in the Circuit of the Sixth District, it being fupplementary to an Act, entitled, 'An Act to alter the Judiciary System of this Commonwealth;" which was read the first time.

Whereupon,

On motion, and by fpecial order,

The faid Bill was again read, confidered by fection, and agreed to.

The title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, " An Act for the Relief of Samuel Brady," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the Houfe of Reprefentatives, for concurrence.

The Bill, entitled, "An Act to repeal the Act, entitled, 'An Act establishing an Auctionstore in the Borough of Lancaster," was read the third time.

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Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Representatives, with information that Senate have passed the faid Bill without amendment.

The Bill, entitled, "An Act to authorife and direct the Governor to incorporate a Company, for erecting a Permanent Bridge over the River Schuylkill, at or near Pawling's Ford, in the Counties of Montgomery and Chester," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have passed faid Bill without amendment.

The Bill, entitled, "An Act prefcribing the Form of an Oath or Affirmation, in Addition to the Oaths or Affirmations heretofore administered to the Members of the Senate and House of Representatives of the Commonwealth," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be presented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act fupplementary to an Act, entitled, 'An Act to alter the Judiciary System of this Commonwealth,' was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be presented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act fupplementary to an Act to alter the feveral Laws of this Commonwealth, relative to Domestic Attachments," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Representatives, for concurrence.

The Bill, entitled, "A further Supplement to the Act, entitled, 'An Act for the Regulation of the Militia of the Commonwealth of Pcnnfylvania," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be presented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act to authorife the Governor to incorporate a Company, for erecting a Bridge over the River Delaware, at or near Newbope," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act to establish an Academy in the Borough of Harrisburg, in the County of Dauphin," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill with amendments; in which the concurrence of that Houfe is requested. The amendments are:

To grant a donation of 1000 dollars to the Academy; with one verbal amendment.

The Bill, entitled, "An Act for the Relief of John Vanlear," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Reprefentatives, with information that Senate have passed faid Bill with one amendment; in which the concurrence of that House is requested. For the amendment, fee Journal of yesterday.

The Bill, entitled, "A Supplement to an Act, entitled, 'An Act to authorife the Governor to incorporate a Company, for making an Artificial Road, from the Philadelphia and Lancaster Turnpike Road, in Lancaster County, at or near the Gap Tavern, to the Line of the State of Delaware," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill without amendment.

The Bill, entitled, "An Act to authorife Samuel Ray, jun. to erect a Toll-bridge over Frenchcreek, opposite Buck/treet, in the Town of Franklin," was read the fecond time, confidered by fection, and agreed to.

The title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

On leave given, Mr. Roberts read a Bill in his place, and by permiffion prefented the fame to the Chair, entitled, "An Act to continue in Force an Act, entitled, 'An Act to provide for the Payment of certain Balances of Purchase-money, yet due and remaining charged on Lands which have been patented on Warrants which have been obtained fince Surveys were originally made, in Pursuance of old Proprietary Warrants and Locations, and for other Purposes;' and an Act, entitled, 'An Act regulating and continuing the Distribution of Donationlands;" which was read the first time.

Whereupon,

On motion, and by fpecial order,

The faid Bill was read the fecond time, confidered. by fection, and agreed to.

Ordered, That it be prepared for the third reading.

The Bill, entitled, "An Act establifting, in Part, and authorifing Commifficeners to lay out, a State Road from Pittfburg, through Beavertown, to the Western Boundary of the State," was read the fecond time, and confidered by fection.

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Section 1 was agreed to.

Section 2 being under confideration,

A motion was made, by Mr. Lacock and Mr. Mitchell,

To amend the fection, by inferting the word 'State,' in line 4, next before the word 'Road,' fo that the road be deemed a State Road; which was agreed to.

A motion was then made, by Mr. Lacock and Mr. Weaver,

Further to amend the fection, by inferting a provision for depositing a copy of the draft of faid Road, in the office of the Secretary of the Commonwealth; which was agreed to, and the fection as amended adopted.

Section 3 being under confideration,

A motion was made, by Mr. Lacock and Mr. Weaver.

To amend the fection, by inferting a provision for the payment of the Commissioners out of the State Treasury; which was agreed to, and the section as amended adopted.

The title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, "A Supplement to an Act, entitled, An Act for the Erection of a House for the Employment and Support of the Poor, within the County of Cumberland," was read the fecond time, considered by section, and agreed to.

'The title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, "An Act to afford immediate Relief to Michael Lynch, a Soldier in the revolutionary War, and to grant him an Annuity," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Weaver in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill with one amendment; which was read as reported. On motion,

The faid Bill was confidered by fection, and agreed to.

Ordered, That it be prepared for the third reading.

The Clerk of the House of Representatives presented five Bills, for concurrence, entitled, respectively, as follow, viz.

1. An Act better to regulate the Infpection of Flour, in the Port of Philadelphia.

2. A Supplement to, and repealing Part of, an Act, entitled, 'An Act to encourage the patenting of Lands, and for other Purpofes.'

3. An Act for the further Establishment and Regulation of Election-districts.

4. An Act authorifing the Governor to fubscribe for one hundred Shares of Stock, of the Downingtown, Ephrata, and Harrifburg Turnpike Road.

5. An Act to validate and confirm the Proceedings of certain Juffices of the Peace, in the Counties of Butler, Crawford, Erie, Mercer, Venango, and Warren, in Cafes therein mentioned.

And he presented three Bills for fignature, entitled, respectively, as follow:

1. An Act to authorife William Lane and Thomas Davis to build a Bridge, acrofs the Raystown Branch of Juniata, near the Mouth of Yellowcreek.

2. An Ad granting to certain Patentees, in Luzerne County, futher Time to record their Patents.

3. A further Supplement to the Act, entitled, 'An Act for laying out, making, and keeing in Repair the Public Roads and Highways, within this Commonwealth, and for laying out private Roads.

Whereupon,

The Speaker figned the faid Bills.

The Bills prefented for concurrence were feverally read the first time.

The Bill, entitled, "An Act to grant a certain Tract of Land to the Erie Manufacturing Company," was read the fecond time, and confidered by fection. Section 1 being under confideration,

A motion was made, by Mr. M'Arthur and Mr. Mayer,

To postpone the further confideration of the faid Bill, generally; which was agreed to.

The Refolution, "for the Distribution of the Laws of the prefent Seffion," was read the second time, confidered, and concurred in.

Ordered, That it be returned to the House of Representatives, with information that Senate have passed the faid Resolution without amendment.

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, to wit:

To the Senate and House of Representatives, of the Commonwealth of Pennsylvania.

GENTLEMEN,

I have this day approved and figned the following Acts of the General Affembly, and have directed the Secretary to return them to the Houfe of Reprefentatives, in which they originated, viz.

1. An Act for the Benefit of the Devisees of John Hart, deceased.

2. A Supplement to an Act, entitled, 'An Act for the Relief of the Heirs of Frederick Vernon, deceafed.'

3. An Act to empower John Knauss and John Lerch, Administrators of Paul Knauss, deceased, to convey two Tracts of Land, in the County of Northampton.

4. An A& authorifing the Secretary of this Commonwealth to iffue a Patent to George Baker, for a Lot of Ground therein mentioned.

5. An Act to enable the Administrators of James Carnahan, late of the County of Westmoreland, deceased, to convey a certain Tract of Land to the Purchaster thereof.

6. An Act for the better Employment, Relief, and Support of the Poor, within the Township of Germantown, in the County of Philadelphia.

SIMON SNYDER.

Lancaster, March 31, 1809.

The Bill, entitled, "An Act to authorife the Governor to appoint Commiffioners, for the Purpose of laying out a State Road from the Whitehorse Tavern, on the Top of the Allegheny Mountain, where the Glade Road from Bedford to Somerset croffes the same, through the Town of Berlin, to intersect the United States' Turnpike from Fort Cumberland to Wheelen, and for other Purposes;" was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Sommer in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill with amendments; which were read as reported.

On motion of Mr. Doty and Mr. Rahm,

The Senate adjourned, till 4 o'clock in the afternoon.

SAME DAY, IN THE AFTERNOON.

The Speaker laid before the Senate a letter from the Secretary of the Commonwealth, informing that he had this day transmitted to the House of Representatives fundry documents and depositions, taken in the case of Charles Stewart, Esquire, a Justice of the Peace in and for the county of Lycoming; which was read, and

Laid upon the table.

The Bill, entitled, "An Act changing the Terms for holding the Courts in the Circuit of the Sixth Diftrict, it being fupplementary to an Act, entitled, 'An Act to alter the Judiciary System of this Commonwealth;" was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be prefented to the Houfe of Reprefentatives, for concurrence.

The Bill entitled, "An Act to continue in Force an Act, entitled, 'An Act to provide for the Payment of ccrtain Balances of Purchase-money yet' due and remaining charged, on Lands which have been patented on Warrants which have been obtained fince Surveys were originally. made, in Purfuance of old Proprietary Warrants and Locations, and for other Purpofes;' and an Act, entitled, ' An Act regulating and continuing the Diftribution of Do-; nation-lands;'' was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be presented to the House of Representatives, for concurrence.

The Bill, entitled, "An Act for the Relief of James Seals and Samuel Ifrael," was read the fecond time, confidered by fection, and agreed to.

The title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, "An Act granting an Aunuity to Robert Varnor," was read the fecond time, confidered by fection, and agreed to.

The title having been agreed to,

Ordered, That it be prepared for the third reading.

The amendments, by the Houfe of Representatives, on the Bill, entitled, "An Act to repeal fo much of an Act, passed April 4, 1807, as directs the Township Affession to felect and return Jurors; and also to allow the Parties, in Civil Suits, the Privilege of peremptorily challenging a certain Number of Jurors," read on the 9th of last month, were again read, and concurred in.

Ordered, That the Clerk inform the House of Representatives thereof.

The amendment, by the Houfe of Reprefentatives, on the Bill, entitled, "An Act to authorife the Governor to incorporate a Company, for erecting a Bridge over the River Sufquehanna, at or near Harrifburg, in the County of Dauphin," was read the fecond time, confidered, and concurred in.

Ordered, That the Clerk inform the House of Representatives thereof.

The Resolution, "directing the Attorney-general to appear and defend the Interest of the State, in Case a Mandamus should issue in the Case of the Mamoth

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Farm," was read the fecond time, confidered, and adopted.

Ordered, That it be presented to the House of Representatives, for concurrence.

Adjourned, till 9 o'clock tomorrow morning.

Saturday, April 1, 1809.

P:0:☆:0:

Mr. Wayne, from the Committee to whom was, yefterday, referred the petition of the Prefident, Managers, and Company of the Delaware and Schuylkill Canal Navigation, on leave now given, reported the Bill, entitled, "A further Supplement to an Act, entitled, 'An Act to enable the Governor of this Commonwealth to incorporate a Company, for opening a Canal and Water-navigation, between the Rivers Delaware and Schuykill;" which was read the first time.

The Bill, entitled, "An Act to authorife Samuel Ray, jun. to erect a Toll-bridge over Frenchcreek, opposite Buckstreet, in the Town of Franklin," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill with amendments; in which the concurrence of that Houfe is requested.

The amendments provide, that perfons attending military trainings, funerals, and religious worship, may pass faid bridge toll-free.

The Bill, entitled, "An Act establishing, in Part, and authorising Commissioners to lay out, a State Road from Pittsburg, through Beavertown, to the Western Boundary of the State," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed

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faid Bill with amendments; in which the concurrence of that House is requested.

These amendments provide, that a draft of the Road shall be deposited in the office of the Secretary of State; and the expences of the Commissioners paid by the State; with some verbal amendments.

The Bill, entitled, "A Supplement to an Act, entitled, 'An Act to provide for the Erection of a Houfe, for the Emyloyment and Support of the Poor, in the County of Cumberland," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Representatives, with information that Senate have paffed the faid Bill without amendment.

The Bill, entitled, " An Act for the Relief of James 'Seals and Samuel Ifrael," was read the third time.

Whereupon,

The question, Shall this Bill pais? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Representatives, with information that Senate have passed the faid Bill without amendment.

The Bill, entitled, "An Act granting an Annuity to Robert Varnor," was read the third time.

Whereupon,

The queftion, Shall this Bill pafs? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill without amendment.

The Bill, entitled, "An Act to authorife the Governor to appoint Commiffioners, for the Purpofe of laying out a State Road from the Whiteborfe Tavern, on the Top of the Allegheny Mountain, where the Glade Road from Bedford to Somerfet croffes the fame, through the Town of Berlin, to interfect the United States' Turnpike Road from Fort Cumberland to Wheelen, and for other Purpofes;" was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by fection.

Sections 1 and 2 were agreed to. Section 3 was difagreed to.

The remaining Sections were feverally agreed to.

The title having been amended, fo as to read " An Act authorizing the Governor to appoint Commilfioners, for the Purpose of laying out a State Road from the Southern .Turnpike Road, in the County of Somerfet or Westmoreland, to interfect the United States' Turnpike Road from Cumberland to Wheelen, in the County of Fayette; and, to appoint Commiffioners for the Purpose of Laying out a State Road from the Toxon of Indiana, in the County of Indiana, to interfect the State Road leading from Milefburg to Le Bauff, between the Mouth of Anderfon's Creek, in Clearfield County, and Milefburg, in Centre County," and agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, " An Act to differe the Marriage of Peter Rickenbach and Ann his Wife," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Borrows in the chair, for the further confideration thereof.

And, after fome time, The Committee rofe, and reported the Bill without amendment.

Thereupon,

On motion of Mr. Sommer and Mr. Slaymaker, ..., The laid Bill was confidered by fection, and agreed to.

The preamble and title having been agreed to,

Ordered, That the faid Bill be prepared for the third reading.

The Bill, entitled, " . An . Act granting an Annuity to "John Craig," was read the fecond time, confidered by fection, and agreed to.

The title having been agreed to,

, Ordered, That faid Bill be prepared for the third .reading.

The Bill, entitled, " An Act authorifing the Governor to fubscribe for one hundred Sharcs of Stock, of the Downingtown, Ephrata, and Harrisburg Turnpike Road," was read the fecond time, and confidered by fection.

The 1st and only fection being under confideration,

A motion was made, by Mr. Roberts and Mr. Hiefter,

To amend the fection, by reducing the number of Shares to be fubscribed for, from one hundred to fifty; which was not agreed to.

Thereupon,

The Yeas and Nays, on agreeing to the fection, were required by Mr. Roberts and Mr. Wayne; and, the question being put, the Members voted as follow, viz.

YEAS.	YEAS.
Meffrs. Borrows,	Meffrs. Mayer,
Brady,	Miller,
Campbell,	. Mitchell,
Doty,	Rahm,
Erwin,	Slaymaker,
Heston,	Sommer,
Lattimore,	Wayne. 14.
NAYS.	NAYS.
Meffrs. Blocher,	Meffrs. Roberts,
Grefs,	Stevenson,
Hiefter,	Udree,
Irifh,	Weaver,
Lacock,	Lane (Speaker). 11.
M'Arthur.	(<i>•f•aniji</i>), •••

Fourteen Yeas, eleven Nays; by which it appeared that the question was determined in the affirmative.

The title of the Bill having been agreed to,

. Ordered, That faid Bill be prepared for the third reading.

The Clerk of the Houfe of Reprefentatives prefented, for concurrence, the Bills, entitled, as follow, viz.

1. An Act empowering certain Trustees, therein named, to convey three Tracts or Pieces of Land, fituate in Williams Township, in the County of Northampton, and to appropriate the Monies arising from the Sale thereof, for the Purposes therein mentioned. >

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2. An A& to extend the Powers of the Gettysburg and Petersburg Turnpike Company, and to enable the Governor to incorporate a Company to make an Artificial Road, from a Point near Gallaher's Sawmill to the Borough of Chambersburg.

He informed, that the Houle of Representatives have concurred in the amendments, by Senate,' to the Bill, entitled,

'An Act for the Relief of John Vanlear.'

And he prefented, for fignature, feven Bills, entitled, respectively as follow:

1. An Act concerning Contempts of Court.

2. A Supplement to an Act entitled, 'An Act to authorife the Governor to incorporate a Company, for making an Artificial Road from the Philadelphia and Lancaster Turnpike Road, in Lancaster County, at or near the Gap Tavern, to the Line of the State of Delaware.

3. An Act to encourage and facilitate the Completion of the Frankford and Briftol, and the Buftleton and Smithfield, Turnpike Roads.

4. An Act for the Relief of William M'Kibben and George Long.

5. An Act to repeal an Act, entitled, 'An Act establishing an Auctionstore in the Borough of Lancaster.'

6. An Act to authorife and direct the Governor to incorporate a Company, for erecting a Permanent Bridge over the River Schuylkill, at or near Pawling's Ford, in the Counties of Montgomery and Chefter.

7. An Act to authorife the Governor to incorporate a Company, for crecting a Permanent Bridge over the River Sulquehanna, at or near Harrifburg, in the County of Dauphin.

And a Refolution, ' relative to the Distribution of the Laws of the present Session.'

Thereupon,

The Speaker figned the faid Bills and Refolution.

The Bills prefented for concurrence were feverally read the first time. The Bill, entitled, " An Act for the further Establishment and Regulation of Election-districts," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Weaver in the chair for the further confideration thereof.

And, after fome time,

The Committee role, and reported the Bill with amendments, which were read as reported.

The Bill, entitled, "An Act to validate and confirm the Proceedings of certain Justices of the Peace, in the Counties of Butler, Crawford, Erie, Mercer, Venango, and Warren, in Cafes therein mentioned," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Stevenson in the chair, for the further confideration thereof.

And, after some time,

The Committee role, and reported the Bill with amendments; which were read as reported.

On motion of Mr. Sommer and Mr. Rahm,

The following Refolution was twice read, confidered, and adopted, viz.

Refolved, That the Speaker draw his warrant on the State Treasurer, in favor of George Bryan, Clerk of the Senate, for one hundred and ten dollars (in addition to a warrant heretofore drawn) to enable him to fettle with the Printers of the Senate; he to account for the fame.

Thereupon,

A warrant was accordingly fo drawn.

On motion of Mr. Mitchell and Mr. Weaver,

The Senate adjourned, till 4 o'clock in the afternoon.

SAME DAY, IN THE AFTERNOON.

The Bill, entitled, "An Act to regulate the Inspection of Flour, in the Port of Philadelphia," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Slaymaker in the chair, for the further confideration thereof.

And, after fome time,

The Committee rofe, and reported the Bill with the first Section negatived.

Thereupon,

The Yeas and Nays on the question, Will Senate adopt the report of the Committee of the Whole? were required by Mr. Doty and Mr. Sommer; and, the queflion being put, the Members voted as follow, viz.

YEAS.	YEAS.
Messrs. Borrows,	Mefirs. Mitchell,
Brady;	Palmer,
Campbell	Rahm,
Gress,	Roberts,
Hiefter,	Slaymaker,
Irifb,	Stevenson,
Lacock,	Udree,
Lattimore,	Weaver,
M'Arthur,	Lane (Speaker). 18.
NAYS.	NAYS.
Meffrs. Doty,	Meffrs. Miller,
Erwin,	Sommer,
Hefton,	Wayne. 7.

Hefton, Mayer,

Eighteen Yeas, feven Nays; by which it appeared that the question was determined in the affirmative; and fo the Bill was loft.

The Bill, entitled, "A Supplement to, and repeating Part of, an Act, entitled, An Act to encourage the patenting of Lands, and for other Purpoles," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Palmer in the chair, for the further confideration thereof.

And, after fome time,

. The Committee rofe, and reported the Bill with one amendment; which was read as reported.

The Refolution, "granting a Part of the Statehoufe, in the City of Philadelphia, to a Company, to be occupied as a Factory-ball," was read the fecond time.

Whereupon,

The question, Shall this Resolution pass? being put, was determined in the negative.

On motion, and by fpecial order,

The Bill, entitled, "An Act empowering certain Trustees, therein named, to convey three Tracts or Pieces of Land, situate in Williams Township, in the County of Northampton, and to appropriate the Monies arising from the Sale thereof, for the Purposes therein mentioned," was read the second time, considered by section, and agreed to.

The preamble and title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

On motion, and by fpecial order,

The Bill, entitled, " An Act to extend the Powers of the Getty/burg and Peter/burg Turnpike Company, and to enable the Governor to incorporate a Company to make an Artificial Road, from a Point near Gallaher's Sawmill to the Borough of Chamber/burg," was read the fecond time, confidered by fection, and agreed to.

The title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

Mr. Erwin, from the Committee appointed for that purpole, made report, that the Committee, in conjunction with the Committee of the House of Reprefentatives, had prefented to the Governor, for his approbation, the Bills, entitled, respectively as follow, viz.

1. An Act to authorife the Governor to incorporate a Company, for erecting a Permanent Bridge over the River Sulquehanna, at or near Harrifburg, in the County of Dauphin.

2. An Act concerning Contempts of Courts.

3. A Supplement to an Act, entitled, 'An Act to authorife the Governor to incorporate a Company, for making an Artificial Road from the Philadelphia and Lancaster Turnpike Road, in Lancaster County, at or near the Gap Tavern, to the Line of the State of Delaware.

4. An Act to encourage and facilitate the Completion of the Frankford and Briftol, and the Buftleton and Smithfield, Turnpike Roads.

5. An Act to authorife and direct the Governor to incorporate a Company, for erecting a Permanent Bridge over the River Schuylkill, at or near Pawling's Ford, in the Counties of Montgomery and Chefter.

6. An Act for the Relief of William M'Kibben and George Long.

7. An Act to repeal an Act, entitled, 'An Act establishing an Auctionstore in the Borough of Lancaster.

8. An Act granting to certain Patentees, in Luzerne County, further Time to record their Patents.

9. An Act authorifing William Lane and Thomas Davis to build a Bridge, across the Raystown Branch of Juniata, at the Mouth of Yellowcreek.

10. A further Supplement to the Act, entitled, 'An Act for laying out, making, and keeing in Repair the Public Roads and Highways, within this Commonwealth, and for laying out private Roads.'

And alfo, two Refolutions, to wit:

1. For the Distribution of the Laws of the present Session, &c.

2. Relative to the Mandamus of the Supreme Court of the United States, in the Cafe of Gideon Olmstead.

Adjourned, till 9 o'clock tomorrow morning.

Monday, April 3, 1809.

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Mr. Lacock prefented the petition of the fubscribers thereto, inhabitants of Bucks county, praying for a division of the faid county; which was read, and

Laid upon the table.

Mr. Lacock, from the Committee to whom was referred the petition of the fubscribers thereto, inhabi• tants of Mifflin county, made report, which was read as follows, viz.

That, having examined the documents and fubject referred to them, are enabled to make the following flatement, viz. That Ezra Doty, at the time of his election, was the Treasurer of Mifflin county, and acted as fuch, by a Deputy, after he took his Seat in the Senate. That, on the 4th day of March, he refigned the faid office; which refignation was accepted by the unanimous- confent of the Commiffioners, and another Treasurer appointed in his ftead.

Whether the holding an office, fuch as held by Ezra Doty, fhould render him ineligible, and unfit him to be elected by the citizens in his diftrict, is a queftion on which the Committee forbare to give a politive opinion: It would, however, appear to them, that fuch a rigid costruction of the Constitution would narrow the ground of choice, and might deprive the citizens of the talents of the most useful and experienced perfons in their diftrict; for it will be recollected, that the prohibition will extend to all offices in or under the State Government, and every department thereof.

But, without that refriction, it would feem that it fully comports with every precautionary provision of the Conflictution, if the Member elect diverts himself of all official authority, when he takes upon himself the discharge of his legislative functions.

On the queftion, whether the duty of a Senator and that of a County Treafurer or other officer (except as is excepted by the Conftitution) be compatible, the Committee do not hefitate to declare it, as their opinion, that the offices are incompatible with each other; and the acts of fuch officers must be void, either in the one cafe or the other (perhaps in both). But it is most reafonable to conclude, that the inferior office in the perfon is abolished or merged in the fuperior: Neither is it conftitutional for fuch Members to refume the duties of fuch inferior offices, after their term of fervice in the Legislature expires, without a new commission or appointment. But, as it respects the cafe of Ezra Doty, he having refigned his office, as foon as diffatisfaction appeared among a portion of his conftituents, it would not be neceffary for the Committee further to animadvert upon this fubject; more especially, when they confider that fcarce a Seffion has occurred, under the present Conftitution, in which there has not been Members in a fimilar fituation. And, as a Bill has already passed the Senate, providing for fuch cafes in future, the Committee offer the following Resolution, for the confideration of the Senate, viz.

Refolued, That it would be inexpedient to take further order upon this subject.

. On motion,

The faid report was again read, confidered, and the Refolution attached thereto adopted.

The Bill, entitled, " in Act to afford immediate Relief to Michael Lynch, a Soldier in the revolutionary War, and to grant him an Annuity," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed faid Bill with one amendment; in which the concurrence of that Houfe is requested, viz.

Strike out the preamble.

The Bill, entitled, "An Act granting an Annuity to John Craig," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put was determined in the affirmative.

Ordered, That it be returned to the Houfe of Representatives, with information that Senate have passed faid Bill without amendment.

The Bill, entitled, " An Act to authorife the Governor to appoint Commiffioners, for the Purpofe of laying out a State Road from the Whitehorfe Tavern, on the Top of the Allegheny Mountain, where the Glade Road from Bedford to Somerfet croffes the fame, through the Town of Berlin, to inserfect the United States' Turnpike from Fort Cumberland to Wheelen, and for other Purposes;" was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill with amendments; in which the concurrence of that Houfe is requested.

The effect of the amendments is, to leave to the difcretion of the Commiffioners the point for commencing faid Road, on the Southern Turnpike, and ftriking out the Whitehorfe Tavern; to ftrike out the appropriation contemplated to be granted for opening` the Road; and directing the Commiffioners to report to the Legiflature, an estimate of the expence of opening the fame.

The title was also amended, fo as to conform to the amendments made in the Bill. See Journal of yesterday.

The Bill, entitled, " An AE to diffolve the Marriage of Peter Rickenbach and Ann his Wife," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the fame without amendment.

The Bill, entitled, "An Act authorifing the Governor to fubscribe for one hundred Sharcs of Stock, of the Downingtown, Ephrata, and Harrisburg Turnpike Road," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Representatives, with information that Senate have passed the fame without amendment.

The Bill, entitled, "An Act empowering certain Truftees, therein named, to convey three Tracts or Pieces of Land, fituate in Williams Township, in the County of 66 Northampton, and to appropriate the Monies arifing from the Sale thercof, for the Purpofes therein mentioned," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill without amendment.

The Bill, entitled, "An Act for the further Establishment and Regulation of Election-districts," was read the fecond time, as reported by Committee of the Whole, yesterday, confidered by section, and agreed to.

The title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, "An Act to validate and confirm the Proceedings of certain Justices of the Peace, in the Counties of Butler, Crawford, Erie, Mercer, Venango, and Warren, in Cases therein mentioned," was read the second time, as reported by Committee of the Whole, and confidered by section.

Section 1 being under confideration,

The Yeas and Nays, on agreeing thereto, were required by Mr. Lacock and Mr. Weaver; and, on the queftion being put, the Members voted as follow, viz.

YEAS.	YEAS.
Meffrs. Borrows,	Meffrs. M'Arthur,
Brady,	Miller,
Campbell,	Mitchell,
Doty,	Rahm,
Erwin,	Roberts,
Grefs,	Slaymaker,
Hefton,	Sommer,
Hiefter,	Udree,
Irifh,	Weaver,
Mayer,	Lane (Speaker). 20.
NAYS.	NAYS.
Mr. Lacock	Mr. Lattimore. 2.
m 	

Twenty Yeas, two Nays; by which it appeared that the question was determined in the affirmative. The title having been amended, fo as to conform to the amendments made in the Bill (by inferting the word 'Beaver,' immediately preceding the word 'Butler') and agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, "A Supplement to, and repealing Part of, an Act, entitled, 'An Act to encourage the patenting of Lands, and for other Purposes," was read the second time, as reported by Committee of the Whole, and confidered by section.

Section 1 was agreed to.

On motion of Mr. Weaver and Mr. Roberts,

A new fection was added, providing that the payment of the fees on patents, in Luzerne county, iffued to Connecticut Settlers, under the Act of the 4th of April, 1799, and its Supplements, fhould not be affected by the Act for abolifhing the offices of Receiver-general and Mafter of the Rolls; any thing in the laft-mentioned Act to the contrary, notwithftanding.

The title having been agreed to,

Ordered, That faid Bill be prepared for the third reading.

The Bill, entitled, " A Supplement to an Act, entitled, ' An Act to authorife Robert Kennedy, his Heirs and Affigns, to dig and fupport a Mill-race in and adjacent to the River Schuylkill, near the Falls," was read the fecond time.

Whereupon,

On motion of Mr. Roberts and Mr. Sommer,

The further confideration of faid Bill was postponed; and recommended to the attention of Senate, at their next Seffion.

The Clerk of the House of Representatives prefented, for concurrence, the Bills, entitled, as follow, viz.

1. An Act making Appropriations to defray certain Expences of Government.

2. An Act relative to certain Proceedings, in the Cafe of the Prize-floop Active.

And a Refolution,

'Relative to a further Distribution of the Digest of the Laws of this Commonwealth, printed in the German Language.'

He presented, for fignature, five Bills, entitled, refpectively, as follow, viz.

1. An Act for the Relief of John Vanlear.

2. An Act to repeal fo much of an Act, paffed April 4, 1807, as directs the Township Affessions to felect and return Jurors; and also, allowing peremptory Challenges, in certain Cafes.

3. An Act for the Relief of James Seals and Samuel Ifrael.

4. An Act granting an Annuity to Robert Varnor.

5. A Supplement to the Act, entitled, 'An Act to provide for the Erection of a House, for the Employment and Support of the Poor, in the County of Cumberland.

He informed, that the House of Representatives have concurred in the amendments, by Senate, to the Bills, entitled, as follow, viz.

1. An Act to authorife Samuel Ray, jun. to erect a Toll-bridge over Frenchcreek, opposite Buckstreet, in the Town of Franklin.

2. An Act establishing in Part, and authorifing Commissioners to lay out, a State Road from Pittsburg, through Beavertown, to the Western Boundary of the State.

3. An Act establishing an Academy in the Borough of Harrisburg, in the County of Dauphin.

And he returned the Bill, entitled,

'An Act granting an Annuity to Samuel Brady.'

And informed, that the House of Representatives have passed faid Bill without amendment.

The Bills and Refolution, prefented for concurrence, were feverally read the first time.

The Speaker figned the Bills presented for fignature.

On motion of Mr. Weaver and Mr. Lacock,

The Senate adjourned, for half an hour.

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SAME DAY.

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, viz.

To the Senate and Houfe of Reprefentatives, of the Commonwealth of Pennfylvania.

GENTLEMEN,

I have this day approved and figned the following Acts of the General Affembly, and directed the Secretary to return them to the respective Houses, in which they originated, viz.

1. A further Supplement to the Act, entitled, 'An Act for laying out, making, and keeping in Repair the Public Roads and Highways, within this Commonwealth, and for laying out private Roads.'

2. An Act to authorife and direct the Governor to incorporate a Company, for erecting a Permanent Bridge over the River Schuylkill, at or near Pawling's Ford, in the Counties of Montgomery and Chefter.

3. An Act concerning Contempts of Court.

4. An Act to repeal an Act, entitled, 'An Act establishing an Auctionstore in the Borough of Lancaster.'

5. An Act authorifing William Lane and Thomas Davis to build a Bridge, across the Raystown Branch of Juniata, near the Mouth of Yellowcreek.

6. An Act granting to certain Patentees, in Luzerne County, further Time to record their Patents.

7. A Supplement to an Act, entitled, 'An Act to authorife the Governor to incorporate a Company, for making an Artificial Road from the Philadelphia and Lancaster Turnpike Road, in Lancaster County, at or near the Gap Tavern, to the Line of the State of Delaware.'

8. An Act to encourage and facilitate the Completion of the Frankford and Briftol, and the Buftleton and Smithfield, Turnpike Roads.

9. An Act for the Relief of William M'Kibben and George Long.

10. An Act to authorife the Governor to incorporate a Company, for erecting a Permanent Bridge over the River Sulquehanna, at or near Harrisburg, in the County of Dauphin.

11. A Refolution, ' relative to the Distribution of certain Laws.'

12. A Refolution, ' relating to the Claim of Gideon Olmítead and others.'

SIMON SNYDER.

Lancaster, April 3, 1809.

On motion of Mr. Roberts and Mr. Sommer,

The Bill, entitled, "An Act relative to certain Proceedings, in the Cafe of the Prize-floop Active," was read the fecond time.

Whereupon,

The Senate refolved itfelf into Committee of the Whole, Mr. Palmer in the chair, for the further confideration thereof.

And, after some time,

The Committee rofe, and reported the Bill with amendments, which were read as reported.

On motion of Mr. Lacock and Mr. Weaver,

The Senate adjourned, till 3 o'clock in the afternoon.

SAME DAY, IN THE AFTERNOON.

The Refolution, "relative to a further Distribution of the Digest of the Laws, in the German Language," was read the fecond time, confidered, and adopted.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Refolution without amendment.

The Bill, entitled, "An Act relative to certain Proceedings, in the Cafe of the Prize-floop Active," was read the fecond time, as reported by Committee of the Whole, and confidered by fection.

The first and only fection being under confideration,

A motion was made, by Mr. Lacock and Mr. Roberts,

To amend the fection, by striking therefrom the words, ' therein or ;' which was agreed to, and the fection as amended adopted.

The preamble and title were feverally agreed to.

Ordered, That the faid Bill be prepared for the third reading.

Whereupon,

On motion of Mr. Roberts and Mr. Sommer, and by unanimous confent,

The faid Bill was read the third time.

And, the question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill with amendments; in which the concurrence of that Houfe is requested.

The amendments are:

Section 1, line 12. After the word, 'Legislature,' insert, 'passed April 3, 1809.'

Line 13. Strike out the words, 'any Law;' and infert, in place thereof, 'the Act of Affemby of April 2, 1803.'

Preamble. Strike out from the word, 'Legislature,' in line 30, to the end of the 35th line.

Strike out from the word, 'Commonwealth,' in line 42, to and including the word, 'establish,' in line 44.

The Clerk of the Houfe of Reprefentatives prefented fix Bills, for fignature, entitled, respectively as follow, viz.

1. An Act granting an Annuity to John Craig.

2. An Act to diffolve the Marriage of Peter Rickenbach and Ann his Wife.

3. An Act empowering certain Trustees, therein named, to convey three Tracts of Land, fituate in Williams Township, in the County of Northampton, and to appropriate the Monies, arising from the Sale thereof, for the Purposes therein mentioned.

4. An Act to extend the Powers of the Gettysburg and Petersburg Turnpike Company, and to enable the Governor to incorporate a Company to make an Artificial Road, from a Point near Gallaher's Sawmill to the Borough of Chambersburg.

5. An Act authorifing the Governor to fubscribe for one hundred Shares of Stock, in the Downingtown, Ephrata, and Harrifburg Turnpike Road. 6. An Act granting an Annuity to Samuel Brady.

And he informed, that the Houfe of Reprefentatives have concurred in the amendments, by Senate, to the Bill, entitled,

'An Act to afford immediate Relief to Michael Lynch, a Soldier in the revolutionary War, and to grant him an Annuity.'

The Speaker figned the Bills prefented for fignature.

The Bill, entitled, "An Act making Appropriations to defray certain Expences of Government," was read the fecond time.

Whereupon,

The Senate refolved itself into Committee of the Whole, Mr. Borrows in the chair, for the further confideration thereof.

And, after some time,

The Committee rofe, and reported the Bill with amendments; which were read as reported.

On motion,

The Senate adjourned, till 7 o'clock in the evening.

SAME EVENING.

The Bill, entitled, "An Act for the further Regulation and Establishment of Election-districts," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill with amendments; in which the concurrence of that Houfe is requested.

The amendments are:

Strike out fection 8, and number the remaining fections accordingly.

In Section 21, strike out the name of 'John M'Geary,' and infert 'William Sellers.'

The Clerk of the House of Representatives presented, for fignature, four Bills, entitled, respectively as follow, viz. 1. An Act establishing an Academy in the Borough of Harrisburg, in the County of Dauphin.

2. An Act to authorife Samuel Ray, jun. to erect a Toll-bridge over Frenchcreek, opposite Buckstreet, in the Town of Franklin.

3. An Act to afford immediate Relief to Michael Lynch, a Soldier in the revolutionary War, and to grant him an Annuity.

4. An Act establishing in Part, and authorifing Commissioners to lay out, a State Road from Pittsburg, through Beavertown, to the Western Boundary of the State.

And he informed, that the House of Representatives have concurred in the amendments, by Senate, to the Bill, entitled,

'An Act relative to certain Proceedings, in the Cafe of the Prize-floop Active.'

And alfo, to the Bill, entitled,

'An Act to authorile the Governor to appoint Commiffioners, for the Purpofe of laying out a State Road from the Whitehorfe Tavern, on the Top of the Allegheny Mountain, where the Glade Road from Bedford to Somerfet croffes the fame, through the Town of Berlin, to interfect the United States' Turnpike Road from Fort Cumberland to Wheelen, and for other Purpofes.'

The Speaker figned the Bills prefented for fignature.

The Bill, entitled, "A Supplement to, and repealing part of, an Act, entitled, 'An Act to encourage the patenting of Lands, and for other Purpofes," was read the third time.

Whereupon,

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The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Representatives, with information that Senate have passed faid Bill with amendments (see Journal, this morning); in which the concurrence of that House is requested.

The Bill, entitled, "An Act to validate and confirm the Proceedings of certain Juffices of the Peace, in the Counties 'of Butler, Crawford, Erie, Mercer, Venange, and Warren, in certain Cafes," was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the Houfe of Reprefentatives, with information that Senate have paffed the faid Bill with amendments; in which the concurrence of that Houfe is requested. Which amendments are:

To infert the word 'Beaver,' immediately preceeding the word 'Butler,' in the Bill and title; and alfo to infert a provision, that nothing in the Act shall be fo construed, as to validate any Proceeding which may have heretofore been fet aside by the Superior Courts, &c.

Adjourned, till 9 o'clock tomorrow morning.

Tuesday, April 4, 1809.

Mr. Lacock, from the Committee appointed to confer with a Committee of the House of Representatives, on the difagreement between the two Branches of the Legislature, on the Bill, entitled, "An Act further to extend the Jurifdiction of the Aldermen and Juftices of the Peace of this Commonwealth," made report:

That the Joint Committee have agreed to recommend to their respective Houses the following Resolution, viz.

Refolved, That the Bill pass, with the rejection of the fection.

On motion, and by fpecial order,

The faid report was again read, confidered, and adopted.

Ordered, That the Clerk acquaint the Houfe of Representatives thereof.

On motions, feverally made and adopted, the following Committees were difcharged from the further confideration of the fubjects respectively referred to them, viz.

1. On the petition and memorial of the Schuylkill and Sufquehanna Navigation Company; referred December 15.

2. On the 1st item of the report of unfinished businels, 'Graydon's Justice;' referred December 17.

3. On the petition of the fubscribers thereto, of Butler county, relative to certain taxes on lands of Warrantees, &c. referred January 17.

4. On the petition of John Morris, relative to a Donation-lot of land; referred January 21.

5. On the petition of John M'Gowan, praying a preemption right to a tract of land; referred February 18.

6. On the petition of D. and B. Townfend, requesting a loan of money from the State; referred December 17.

7. On the expediency of a further amelioration of the Penal Laws; referred January 4.

8. On the petition of the Commissioners, &c. of Beaver county, for aid in the erection of their Public Buildings, &c. referred January 21.

9. On the petition of the inhabitants, &c. of Beavertown, praying leave to fell a part of the Public Square; referred February 21.

And the 4 last items were severally recommended to the attention of Senate, at their next Session.

The Bill, entitled, "An Act making Appropriations to defray certain Expences of Government," was read the fecond time, as reported by Committee of the Whole, yesterday, and confidered by fection.

Section 1 being under confideration,

A motion was made, by Mr. Weaver and Mr. Roberts,

To amend the fection, by increasing the appropriation, for the redemption of the unfunded-debt certificates, from forty to twenty-five hundred dollars; which was agreed to, and the fection as amended adopted.

Section 2 being under confideration,

A motion was made, by Mr. Weaver and Mr. Lacock, To amend the fection, by adding thereto a provision, that the Officers of Government, therein referred to, shall exhibit the accounts and vouchers, for the contingent expences of their offices, to the Department of Accounts, who are to adjust and settle the same; which was agreed to, and the section as amended adopted.

A motion was then made, by Mr. Weaver and Mr. Roberts,

To add to the Bill a new fection, to be called fection 3, as follows, viz.

And be it further enacted, by the authority aforefaid, That the Accountant Officers be, and they hereby are, authorifed and required to take into confideration the claim of Timothy Matlack, formerly Clerk of the Senate, and adjust and fettle his accounts, as Clerk of the Senate, fo far as the fame shall be founded upon fervices rendered under any Law or Laws, or for monies advanced by him, to pay the contingent expences of the Senate; and for which he has not already received compensation. And, should a balance be found to be due to the faid Timothy Matlack, the State Treafurer is hereby authorifed and directed to pay the fame, out of any money in the Treasfury, not otherwise appropriated.

Which, being under confideration,

A motion was made, by Mr. Lacock and Mr. Hiefter,

To amend the fame, by ftriking out the words, ' fo far as the fame fhall be founded upon fervices rendered under any Law or Laws, or ;' which was not agreed to.

Thereupon,

The Yeas and Nays, on the fection, were required by Mr. Lacock and Mr. Hefton; and, on the queftion being put, the Members voted as follow, viz.

being put, the memory	a recound to remove one
YEAS.	YEAS.
Mess. Campbell,	Messrs. Mitchell,
Doty,	Roberts,
Hefton,	Slaymaker,
Irifb,	Sommer,
Mayer,	Weaver,
Miller,	Lane (Speaker). 12.

NAYS. Meffrs. Erwin, Grefs,

Hiefter.

NAY3. Meffrs. Lacock, M'Arthur, Udree. 6.

Twelve Yeas, fix Nays; by which it appeared that the question was determined in the affirmative.

On motion of Mr. Weaver and Mr. Mitchell,

Another new fection was adopted, and called fection 4, appropriating, for Clerk-hire, &c. in the offices of Comptroller-general, Register general, and Receivergeneral, until the times fixed on by Law for the abolishing of those offices respectively.

On motion of Mr. Weaver and Mr. Erwin,

An additional fection was adopted, and called fection 5, authorifing the Governor, in cafe of neceflity, to borrow, on loan, the fum of twenty thousand dollars, at an interest not exceeding 5 per cent per annum.

The title of the Bill having been amended, by adding thereto the words, 'and for other purpofes,' and agreed to,

Ordered, That the faid Bill be prepared for the third reading.

On motion of Mr. Roberts and Mr. Slaymaker, and by unanimous confent,

The faid Bill was read the third time.

Whereupon,

The question, Shall this Bill pass? being put, was determined in the affirmative.

Ordered, That it be returned to the House of Representatives, with information that Senate have passed faid Bill with amendments; in which the concurrence of that House is requested,

Which amendments are, as above; together with an appropriation of fixteen hundred dollars, for extra Clerk-hire in the office of Secretary of the Landoffice; and fome modifications of the appropriations for Clerk-hire and contingencies, in the different offices.

The Clerk of the Houfe of Representatives presented an extract from the Journal of that House; and he returned the Bills, entitled, respectively as follow, viz.

1. An Act to provide for the Education of the Poor, gratis. 2. An Act to alter and amend the Act, entitled, • An Act directing the • Mode of felling . unfeated Lands, for Taxes.

3. A further Supplement to an Act, entitled, 'An Act for the Regulation of the Militia of the Commonwealth of Pennfylvania.'

4. An Act granting an Annuity to George Blakely.

5. An Act granting an Annuity to Hugh Quay.

6. An Act to continue in Force an Act, entitled, 6. An Act to provide for the Payment of certain Balances of Purcafe-money, yet due and remaining charged, on Lands which have been patented on Warrants which have been obtained fince Surveys were originally made, in Purfuance of old proprietary Warrants and Locations, and for other Purpofes;' and an Act, entitled, 'An Act regulating and continuing the Diftribution of Donation-lands.'

7. An Act changing the Terms of holding the Courts in the Circuits of the Sixth Diftrict; it being fupplementary to an Act, entitled, 'An Act to alter the Judiciary System of this Commonwealth.'

8. An Act fupplementary to an Act, entitled, ⁶ An Act to alter and amend the feveral Laws of this Commonwealth, relative to Domestic Attachments.⁷

Alfo, the Refolution,

'Relative to the Application for the Mamoth Farm, in Luzerne County.'

And he informed, that the House of Representatives have passed faid Bills; the three first mentioned with amendments; in which the concurrence of Senate is requested; and the five last, together with the Resolution, without amendment.

He likewife informed, that the Houfe of Reprefentatives have concurred in the amendments, by Senate, to the Bills, entitled, as follow, viz.

1. An Act to validate and confirm the Proceedings of certain Juffices of the Peace, in the Counties of Butler, Crawford, Erie, Mercer, Venango, and Warren, in Cafes therein mentioned.

2. An Act for the further Establishment and Regulation of Election-districts.

THE SENATE.

2. A Supplement to, and repealing Part of, an Act entitled, 'An Act to encourage the patenting of Lands, and for other Purpofes.'

The extract from the Journal of the House of Representatives was read, as follows, viz.

> " In the Houfe of Reprefentatives. April 4, 1809.

" On motion,

"The report of the Committee, appointed to confer with a Committee of Senate, on the difagreement between the two Houses on the Bill, entitled, "An Act further to extend the Jurifdiction of the Aldermen and Justices of the Peace of this Commonwealth," was read, confidered, and adopted.

"Ordered, That the Clerk inform Senate of the fame."

The amendments, by the Houle of Reprefentatives, on the Bill, entitled, 'An Act to provide for the Education of the Poor, gratis,' were twice read, confidered, and adopted.

Ordered, That the Clerk acquaint the House of Representatives, accordingly.

The amendment, by the House of Representatives, to the Bill, entitled, "An Act to alter and amend an Act, entitled, 'An Act directing the Mode of felling unseated Lands, for Taxes," was read as follows, to wit:

Section 1, line 4. Strike out 'May,' and infert 'September.'

On motion,

The faid amendment was again read, confidered, and adopted.

Ordered, That the Clerk acquaint the House of Representatives thereof.

The amendments, by the House of Representatives, on the Bill, entitled, "A further Supplement to an Act, entitled, 'An Act for the Regulation of the Militia of the Commonwealth of Penn/ylvania," were read as follow, to wit:

Introduce two new sections, as follow, viz.

Section 2. And be it further enacted, by the authority afore/aid, That the Collectors of taxes, throughout this Commonwealth, fhall receive 5 per cent on all monies by them collected, as Exempt-fines; which fhall be allowed to the County Treasurers, in the fettlement of their accounts with the Auditor-general.

Section 3. And be it further enacted, by the authority aforefaid, That the enrolled militia, composing the first battalion of the 136th regiment, shall exercise in the following manner, viz. On the days appointed by Law for regimental and battalion trainings, in the months of May and October, the first and fourth companies of faid regiment shall meet together, and exercife at fome central place; and the fifth and eighth companies shall meet on the following day, at fome other place; the places for exercing to be fixed by the Field Officers of the regiment; and to be fubject to the fame fines, penalties, and regulations, as if trained by regiment. And it shall be the duty of the proper Brigade-infpector, before the first day of May next, to give at least ten days notice, and proceed to hold elections, for the purpose of electing one Major to command faid battalion. The Brigade-infpector shall give notice to the first and fourth companies, that an electon is to be held, for the purpole of electing a Major within the bounds of faid companies; and on the following day to hold an clecton, within the bounds of the fifth and eighth companies: And the perfon having the greatelt number of votes, in the battalion, shall be Major of the faid battalion; whose duty it shall be to attend and train the faid battalion, as is directed by this Act.

Make fection 2, as printed, read fection 4.

On motion,

The faid amendments were again read, confidered, and adopted.

Ordered, That the Clerk acquaint the Houle of Representatives thereof.

The Bill, entitled, "An Act granting an Annuity to James Wallace," was read the fecond time, and confidered by fection.

Section 1 being under confideration,

A motion was made, by Mr. Roberts and Mr. Mitchell,

To postpone the further confideration of the Bill, and recommend it to the attention of Senate, at their next Seffion; which was agreed to.

The Bill, entitled, "A Supplement to an Act, entitled, 'A further Supplement to the Act, entitled, 'An Act for offcring Compenfation to Pennfylvania Claimants of certain Lands, within the Seventeen Townships, in the County of Luzerne, and for other Purposes therein mentioned," was read the fecond time.

Whereupon,

On motion of Mr. Roberts and Mr. Doty,

The faid Bill was postponed, generally.

The Bill, entitled, " An Act to authorife the Sale of the real Estate of Adam Imbody, late of Berks County, deceased," was read the second time.

Whereupon,

On motion of Mr. Roberts and Mr. Weaver,

The faid Bill was postponed, generally.

On motion of Mr. Roberts and Mr. Weaver,

The Senate adjourned, till half past 2 o'clock in the afternoon.

SAME DAY, IN THE AFTERNOON.

The Clerk of the Houfe of Representatives presented, for fignature, ten Bills, entitled, respectively as follow, viz.

1. An Act further to extend the Jurifdiction of the Aldermen and Justices of the Peace, of this Commonwealth.

2. An Act to provide for the Education of the Poor, gratis.

3. An Act to alter and amend the Act, entitled, 'An Act directing the Mode of felling unfeated Lands, for Taxes.

4. An Act granting an Annuity to George Blakely.

5. An Act granting an Annuity to Hugh Quay.

6. An Act to continue in Force an Act, entitled, • An Act to provide for the Payment of certain Balances of Purchafe-money, yet due and remaining charged, on Lands which have been patented on Warrants which have been obtained fince Surveys were originally made, in Purfuance of old Proprietary Warrants and

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Locations, and for other Purpoles;' and an Act, entitled, ' An Act regulating and continuing the Diffribution of Donation-lands.'

7. An Act changing the Terms of holding the Courts in the Circuits of the Sixth District; it being fupplementary to an Act, entitled, 'An Act to alter the Judiciary System of this Commonwealth.'

8. An Act supplementary to an Act, entitled, 'An Act to alter and amend the several Laws of this Commonwealth, relative to Domestic Attachments.'

9. An A& for the further Establishment and Regulation of Election-districts.

10. An Act authorifing a Review of the State Road, leading from Beavertown, in the County of Beaver, to Waterford, in the County of Erie.

And a Refolution,

"Relative to the Mamoth Farm, in Luzerne County."

He informed, that the House of Representatives have concurred in the amendments, by Senate, to the Bill, entitled,

'An A& making Appropriations to defray certain Expences of Government;'

Except the following :

Section 1, Line 21. Strike out fifteen hundred Dollars, and infert fix hundred Dollars; in which they do not concur. This refers to the appropriation for Clerk-hire in the office of State Treasurer.

The Speaker figned the Bills and Refolution prefented for fignature.

On motion.

The Message from the House of Representatives, informing that that House have not concurred in the amendment, by Senate, in line 21, section 1, of the Bill, entitled, "An ACt making Appropriations to defray certain Expences of Government," was again read.

Whereupon,

Refolved, That Senate do infift upon their faid amendment.

And ordered, That the Clerk inform the Houfe of Representatives, accordingly.

Mr. Erwin, from the Committee appointed for that purpole, made report, that the Committee, in conjunc-

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tion with the Committee of the Houfe of Reprefentatives, had prefented to the Governor; for his Approbation, the Bills, entitled, as follow, viz.

1. An Act granting an Annuity to Robert Varnor.

2. An Act for the Relief of James Seals and Samuel-Ifrael.

3. A Supplement to the Act, entitled, 'An Act to provide for the Erection of a House, for the Employment and Support of the Poor, in the County of Cumberland.'

4. An Act for the Relief of John Vanlear.

5. An A& granting an Annuity to John Craig.

6. An Act to repeal fo much of an Act, paffed April 4, 1807, as directs the Township Affess to select and return Jurors; and also, allowing peremptory Challenges, in certain Cafes.

7. An Act to diffolve the Marriage of Peter Rickenbach and Ann his Wife.

8. An Act empowering certain Trustees, therein named, to convey three Tracts of Land, fituate in Williams Township, in the County of Northampton, and to appropriate the Monies, arising from the Sale thereof, for the Purposes therein mentioned.

9. An Act to extend the Powers of the Gettyfburg and Peterfburg Turnpike Company, and to enable the Governor to incorporate a Company to make an Artificial Road, from a Point near Gallaher's Sawmill to the Borough of Chamberfburg.

10. An Act authorifing the Governor to fubscribe for one hundred Shares of Stock, in the Downingtown, Ephrata, and Harrisburg Turnpike Road.

11. An A ct granting an Annuity to Samuel Brady.

12. An Act to afford immediate Relief to Michael Lynch, a Soldier in the revolutionary War, and to grant him an Annuity.

13. An Act to authorife Samuel Ray, jun. to erect a Toll-bridge over Frenchcreek, opposite Buckstreek, in the Town of Franklin.

14. An Act establishing, in Part, and authorifing Commissioners to lay out, a State Road, from Pittsburg, through Beavertown, to the Western Boundary of the State. 15. An Act to establish an Academy in the Borough of Harrisburg, in the County of Dauphin.

16. An Act further to extend the Jurisdiction of the Aldermen and Justices of the Peace, of this Commonwealth.

On motion of Mr. Doty and Mr. Rahm,

The Senate adjourned, till 5 o'clock in the evening.

SAME EVENING.

The Secretary of the Commonwealth prefented a meffage from the Governor, which was read as follows, viz.

To the Senate and House of Representatives, of the Commonwealth of Pennsylvania.

GENTLEMEN,

I have this day approved and figned the following Acts of the General Affembly, and directed the Secretary to return the fame to the Houfes in which they respectively originated, viz.

1. An Act granting an Annuity to John Craig.

2. An Act for the Relief of John Vanlear.

3. A Supplement to the Act, entitled, 'An Act to provide for the Erection of a House, for the Employment and Support of the Poor, in the County of Cumberland.'

4. An Act granting an Annuity to Robert Varnor.

5. An Act for the Relief of James Seals and Samuel Israel.

6. An Act to repeal fo much of an Act, paffed April 4, 1807, as directs the Township Affeffors to felect and return Jurors; and also, allowing peremptory Challenges, in certain Cases.

7. An Act to diffolve the Marriage of Peter Rickenbach and Ann his Wife.

8. An Act empowering certain Trustees, therein named, to convey three Tracts of Land, fituate in Williams Township, in the County of Northampton, and to appropriate the Monies, arising from the Sale thereof, for the Purposes therein mentioned.

9. An Act to extend the Powers of the Gettyfburg and Petersburg Turnpike Company, and to enable the Governor to incorporate a Company, to make an Artificial Road, from a Point near Gallaher's Sawmill, to the Borough of Chamberfburg.

10. An Act authorifing the Governor to fubscribe for one hundred Shares of Stock, in the Downingtown, Ephrata, and Harrisburg Turnpike Road.

11. An Act granting an Annuity to Samuel Brady.

12. An Act to afford immediate Relief to Michael Lynch, a Soldier in the revolutionary War, and grant him an Annuity.

13. An Act to authorife Samuel Ray, jun. to erect a Toll-bridge over Frenchcreek, opposite Buckstreet, in the Town of Franklin.

14. An Act establishing, in Part, and authorifing Commissioners to lay out, a State Road, from Pittfburg, through Beavertown, to the Western Boundary of the State.

15. An Act to establish an Academy in the Borough of Harrisburg, in the County of Dauphin.

16. An Act further to extend the Jurifdiction of the Aldermen and Justices of the Peace, of this Commonwealth.

SIMON SNYDER.

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Lancaster, April 4, 1809.

The Clerk of the Houfe of Representatives returned the Bill, entitled,

'An Act authorifing a Review of the State Road, leading from Beavertown, in the County of Beaver, to Waterford, in the County of Erie.

And informed, that the Houfe of Representatives have passed faid Bill without amendment.

He also informed, that they have receded from their non-concurrence to the amendment, infifted on by Senate, to the Bill, entitled,

'An Act making Appropriations to defray certain Expences of Government.'

And he presented, for fignature, the Bills, entitled, respectively as follow, viz.

1. An Act to validate and confirm the Proceedings of certain Justices of the Peace, in the Counties of Beaver, Butler, Crawford, Erie, Mercer, Venango, and Warren, in Cafes therein mentioned. 2. An Act to authorife the Governor to appoint Commiffioners, for the Purpofe of laying out a State Road, from the Southern Turnpike Road, in the County of Somerfet or Weltmoreland, to interfect the United States' Turnpike Road from Cumberland to Wheelen, in the County of Fayette; and to appoint Commiffioners, for the Purpofe of laying out a State Road, from the Town of Indiana, to interfect the State Road leading from Milesburg to Le Bœuff, between the Mouth of Anderfon's Creek, in Clearfield County, and Milesburg, in Centre County.

3. A Supplement to, and repealing Part of, an Act, entitled, 'An Act to encourage the Patenting of Lands, and for other Purpoles.

4. An Act relative to certain Proceedings, in the Cafe of the Prize-floop Active.

5. A further Supplement to an Act, entitled, 'An Act for the Regulation of the Militia of the Commonwealth of Pennfylvania.'

6. An Act making Appropriations to defray certain Expences of Government, and for other Purpofes.'

7. An Act authorifing a Review of the State Road, leading from Beavertown, in the County of Beaver, to Waterford, in the County of Erie.

And a Refolution,

• Relative to a further Distribution of the Digest of the Laws, in the German Language, now remaining in the Secretary's office.'

Whereupon,

The Speaker figned faid Bills and Refolution.

Mr. Erwin, from the Committee appointed for that purpofe, reported, that the Committee, in conjuction with the Committee of the House of Representatives, have presented to the Governor, for his approbation, the Bills, entitled, respectively as follow, viz.

1. An Act to validate and confirm the Proceedings of certain Juffices of the Peace, in the Counties of Beaver, Butler, Crawford, Erie, Mercer, Venango, and Warren, in Cafes therein mentioned.

2. An Act to authorife the Governor to appoint Commissioners, for the Purpose of laying out a State Road, from the Southern Turnpike Road, in the County of Somerfet or Westmoreland, to interfect the United States' Turnpike Road from Cumberland to Wheelen, in the County of Fayette; and to appoint Commissioners, for the Purpose of laying out a State Road, from the Town of Indiana, to interfect the State Road leading from Milesburg to Le Bœuff, between the Mouth of Anderson's Creek, in Clearfield County, and Milesburg, in Centre County.

3. A Supplement to, and repealing Part of, an Act entitled, 'An Act to encourage the Patenting of Lands, and for other Purpofes.

4. An Act relative to certain Proceedings, in the Cafe of the Prize-floop Active.

5. An Act to provide for the Education of the Poor, gratis.

6. An Act to alter and amend the Act, entitled, • An Act directing the Mode of felling unfeated Lands, for Taxes.

7. A further Supplement to an Act, entitled, 'An Act for the Regulation of the Militia of the Commonwealth of Pennfylvania.'

8. An Act granting an Annuity to George Blakcly.

9. An Act granting an Annuity to Hugh Quay.

10. An Act to continue in Force an Act, entitled, 'An Act to provide for the Payment of certain Balances of Purchafe-money, yet due and remaining charged, on Lands which have been patented on Warrants which have been obtained fince Surveys were originally made, in Purfuance of old Proprietary Warrants and Locations, and for other Purpofes;' and an Act, entitled, 'An Act regulating and continuing the Diftribution of Donation-lands.'

11. An Act changing the Terms of holding the Courts in the Circuits of the Sixth District; it being fupplementary to an Act, entitled, 'An Act to alter the Judiciary System of this Commonwealth.'

12. An Act fupplementary to an Act, entitled, An Act to alter and amend the feveral Laws of this Commonwealth, relative to Domestic Attachments.

13. An Act for the further Establishment and Regulation of Election-districts. 14. An Act authorifing a Review of the State Road, leading from Beavertown, in the County of Beaver, to Waterford, in the County of Eric.

15. An Act making Appropriations to defray certain Expences of Government, and for other Purpofes.

And two refolutions, viz.

1. Refolution, relative to a further Diftribution of the Digeft of the Laws, in the German Language.

2. Refolution, relative to the Application for a Patent for the Mamoth Farm, in Luzerne County.

On motion of Mr. Roberts and Mr. Weaver,

The Senate adjourned, till 7 o'clock in the evening.

SAME EVENING.

The Secretary of the Commonwealth prefented two meffages from the Governor, which were feverally read as follow, to wit:

To the Senate and Houfe of Representatives, of the Commonwealth of Pennfylvania.

GENTLEMEN,

I have this day approved and figned the following Acts of the General Affembly, and have directed the Secretary to return them to the respective Houses, in which they originated, viz.

1. An Act for the further Establishment and Regulation of Election-districts.

2. An Act changing the Terms for holding the Courts in the Circuit of the Sixth District; it being fupplementary to an Act, entitled, 'An Act to alter the Judiciary System of this Commonwealth.' ł

3. An Act fupplementary to an Act, entitled, 'An Act to alter and amend the feveral Laws of this Commonwealth, relative to Domeflic Attachments.'

4. An Act authorifing a Review of the State Road leading from Bearvertown, in the County of Beaver, to Waterford, in the County of Erie.

5. An Act to continue in Force an Act, entitled, An Act to provide for the Payment of certain Balances of Purchafe-money, yet due and remaining charged, on Lands which have been patented on Warrants which have been obtained fince Surveys were originally made, in Purfuance of old Proprietary Warrants and Locations, and for other Purpofes;' and an Act, entitled, ' An Act regulating and continuing the Diftribution of Donation-lands.'

6. An A& granting an Annuity to Hugh Quay.

7. An Act relative to certain Proceedings, in the Cafe of the Prize-floop Active.

8. An A& granting an Annuity to George Blakely.

9. A Supplement to, and repealing Part of, an Act, entitled, 'An Act to encourage the Patenting of Lands, and for other Purpofes.'

10. An Act to validate and confirm the Proceedings of certain Justices of the Peace, in the Counties of Beaver, Butler, Crawford, Erie, Mercer, Venango, and Warren, in Cafes therein mentioned.

11. An Act to authorife the Governor to appoint Commiffioners, for the Purpofe of laying out a State Road from the Southern Turnpike Road, in the County of Somerfet or Weftmoreland, to interfect the United States' Turnpike Road from Cumberland to Wheelen, in the County of Fayette, and to appoint Commiffioners, for the Purpofe of laying out a State Road from the Town of Indiana, in the County of Indiana, to interfect the State Road leading from Milefburg to Le Bœuff, between the Mouth of Anderfon's Creek, in Clearfield County, and Milefburg, in Centre County.

12. A Refolution, directing the Distribution of certain Copies of the German Digest.

SIMON SNYDER.

Lancaster, April 4, 1809. To the Senate and House of Representatives, of the Commonwealth of Pennsylvania.

GENTLEMEN,

I have this day approved and figned the following Acts of the General Affembly, and have directed the Secretary to return them to the respective Houses, in which they originated, viz.

1. An Act to alter and amend an Act, entitled, • An Act directing the Mode of felling unfeated Land, for Taxes.' 2. An Act to provide for the Education of the Poor, gratis.

3. A further Supplement to an Act, entitled, 'An Act for the Regulation of the Militia of the Commonwealth of Pennfylvania.'

4. An Act making Appropriations to defray certain Expences of Government, and for other Purpofes.

5. Refolution, relative to an Application for a Patent for certain Lands in Luzerne County.

SIMON SNYDER.

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Lancaster, April 4, 1809.

On motion,

Mr. Roberts and Mr. Mitchell were appointed a Committee to wait upon the Governor, in conjunction with a Committee of the Houfe of Reprefentatives, and inform him that the General Affembly have agreed to adjourn this day; and to inquire, whether he has any further communications to make to the Legiflature.

Ordered, That the Clerk acquaint the House of Representatives thereof.

The Clerk of the House of Representatives presented an extract from the Journal of that House, which was read as follows, to wit:

> "In the Houfe of Reprefentatives. April 4, 1809.

" On motion,

"Ordered, That Meffrs. Thompson, Bucher, and Hanna be a Committee, to join a Committee of Senate, to wait upon the Governor, and inform him that the General Affembly are ready to adjourn; and to know, whether he has any further Communications to make to the Legislature."

After fome time,

Mr. Roberts, from the Committee appointed for that purpole, made report,

That the Joint Committee had waited upon the Governor, who informed them, that he had no further communications to make to the Legiflature, at this time; and that the harmony and friendly intercourfe, which had fubfilted between him and the General

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Affembly, during the prefent Seffion, was duly appreciated on his part.

Mr. Erwin, from the Committee appointed for that purpole, made report, that the Committee have depolited in the Rolls-office, the following Acts and Refolutions of the General Affembly, to wit:

1. An Act fupplementary to an Act, entitled, 'An Act to raife, by Way of Lottery, the Sum of feven thoufand Dollars, to enable the Company, for the Purpofe of promoting the Cultivation of Vines, to pay their Debts and accomplifh the Object of their Affociation, and two thousand Dollars for erecting a Schoolhouse near Sommonytown, in the County of Montgomery.'

2. An Act supplementary to an Act, entitled, 'An Act to provide for the Settlement of Public Accounts, and for other Purposes therein mentioned.'

3. An Act to enable the Administrators of Henry Lenox Sheppard, late of the County of Westmoreland, deceased, to convey certain Lots of Ground to the Purchasers thereof.'

4. An Act authorifing Thomas M'Kean Thompson to fell and convey, in Fee Simple, a certain Interest in a Tract of Donation-land therein mentioned.

5. An Act for the Relief of Casper Shaffner.

6. An Act to amend an Act, entitled, 'An Act granting an Annuity to Thomas Snowden.'

7. An Act diffolving the Marriage of John M'Clellen and Margaret M'Clellen his Wife.

8. An Act further extending the Act, entitled, 'An Act for the Relief of Divers Inhabitants of the County of Adams.'

9. An Act vesting a Title to a small Piece of Land in Hempfield Township, Westmoreland County, in certain Trustees and their Sucessors, for the Use of a School.

10. An Act relating to the Lien of this Commonwealth on the Estate of William Nichols, deceased.

11. An Act authorifing George Bryan to fell and convey a certain Lot of Ground therein mentioned.

12. An Act supplementary to an Act, entitled, 'An Act to enable the Governor to incorporate a Company,

for making an Artificial Road from the City of Philadelphia, by Chadsford, on Brandywine, to the Line of the State, in a Direction towards Baltimore.

13. An Act to incorpoate the Philadelphia Society for promoting Agriculture.

14. An Act to amend an Act, entitled, 'An Act granting an Annuity to Edward Cavenough.'

15. A Supplement to an Act, ' entitled, ' An Act to regulate the Fisheries in the River Delaware and its Branches, and for other Purposes.'

16. An Act authorifing Jonathan Bayard Smith, Gavin Hamilton, and Peter Le Barbier Dupleffis to convey a Lot of Ground, fituate in the City of Philadelphia.

17. An Act for the Relief of the Heirs of Frederick Vernon, deceased.

18. An Act authorifing the Commissioners of Indiana County, to affers and collect County Taxes in the County of Jefferson.

19. An Act giving additional Powers to, and changing the Mode of Appointment of, the Inspectors of the Prison in Philadelphia, and for other Purposes.

20. An Act to enable Victor Moreau to hold a certain Tract of Land, in the County of Bucks, by him purchased.

21. An Act authorifing Jacob Kimmel and Abraham Konigmacher, of Lancaster County, to fell and convey certain Lands therein mentioned.

22. An Act confirming the Title of Manning Martain, to certain Lands therein mentioned.

23. An Act to enable the Administrators of Basil Brown, late of the County of Fayette, deceased, to convey certain Lots of Ground, in and near the Town of Brownsville, to the Purchasers thereof.

24. An Act to change the Name of Lewis Dorleans to Lewis Emery.

25. An Act to enable the Governor to incorporate a Company to make an Artificial Road, by the beft and nearest Route, from the North End of Georgeftreet, in the Borough of York, to the Canal Ferry on the River Sulquehanna, and from thence up the faid River to the Head of the Conewago Falls. 26. An Act to perpetuate the Great Seal of this Commonwealth.

27. An Act allowing the Philadelphia Bank to establish Branches.

28. A further Supplement to an Act, entitled, 'An Act to alter the Judiciary System of this Common-wealth.'

29. An Act to regulate the Isluing of Patents for Donation-land.

30. An Act to empower Anthony Beelen, Alexander M'Laughlin, and Zachariah A. Tannebill, Executors of the laft Will and Teftament of William Porter, deceased, to execute a Deed of Conveyance for a Quarter-lot of Ground, in the Borough of Pittsburg, to George Wallace, and for other Purposes therein mentioned.

31. A Supplement to the Act, entitled, 'An Act for the Relief of the Poor.'

32. A Supplement to an Act, entitled, An Act to provide a more effectual Method of Settling the Public Accounts, of the Commissioners and Treasurers of the respective Counties.'

33. An Act to incorporate the Farmers' and Mechanics' Bank.

34. An Act to prohibit the diftilling and boiling of Turpentine and Oil, and the manufacturing of Varnish, within the City of Philadelphia and its Neighborhood.

35. An Act allowing further Time to the Commiffioners of Luzerne County, for the Repayment of certain Monies due the Commonwealth.

36. An Act concerning Libels.

37. An Act to enable the Governor to incorporate a Company, for the Purpose of making an Artificial Road from the Philadelphia and Lancaster Turnpike Road, between the 23d Milestone and the Admiral Warren Tavern, to the Point where the Reading Road intersects the Morgantown Road, to the West of Jones' Tavern, in Berks County.

38. An Act to incorporate the Marine Infurance Company of Philadelphia. 39. An Act making a new Arrangement of the Treasury Department, and enjoining certain Duties on County Commissioners.

40. An Act to authorife the Guardians of the Perfon and Estate of Doctor John Houston, of the County of Lancaster, to sell and convey certain Lands therein mentioned.

41. A Supplement to an Act, entitled, 'An Act to enable the Governor to incorporate a Company to make an Artificial Road, by the beft and neareft Route, from the Town of Hanover, in the County of York, to the Maryland Line, at or near the Place the Turnpike from Baltimore to the State Line, towards Hanover, will ftrike the fame.

42. An Act to authorife and direct the Governor to incorporate a Company, for erecting a Permanent Bridge over the River Schuylkill, opposite the Flat Rock, in the County of Philadelphia.

43. An Act granting an Annuity to John M'Dowell.

44. An Act to authorife the Governor to appoint Commiffioners, for the Purpofe of laying out a Road from the Strafburg Road, near John G. Parke's Houfe, in Chefter County, by M'Call's Ferry, on the Sufquehanna, to the Maryland Line, in a Direction to the City of Washington; and also, a Road from the Interfection of Marlboroughstreet and Newport Road, to interfect the above Road, at or near M'Call's Ferry aforefaid.

45. An Act authorifing John Sharp, acting Administrator of John Sutton, deceased, to make and execute certain Titles to Land therein mentioned.

46. An Act laying a Tax on Dogs, in certain Counties, and for other Purposes.

47. An Act granting a Sum of Money to Catharine Shibe, for Servives rendered by her late Hulband, in the revolutionary War.

48. A Supplement to the Act, entitled, 'An Act for the Confolidation and Amendment of the Laws, as far as they respect the Poor of the City of Philadelphia, the District of Southwark, and the Township

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of the Northern Liberties,' passed the 29th Day of March, 1803.

49. An Act granting certain Privileges to Jonathant Grout.

50. An Act authorifing a Loan of Money from the State, to William M'Dermett.

51. An Act to incorporate the Prefident and Directors of the Waterpipes in Aaronfburg.

52. An Act to enable the Governor to incorporate a Company, to make an Artificial Road from the Town of Hanover, in the County of York, to the Borough of Carlifle.

53. A Supplement to an Act, entitled, 'An Act fupplementary to an Act to raile, by Way of Lottery, a Sum not exceeding eight thousand Dollars, for the Use and Benefit of the Minister, Wardens, and Vestry of the African Episcopal Church of St. Thomas, in the City of Philadelphia.'

54. A Supplement to the Act, entitled, 'An Act for extending the Width of Wharfstreet, and regulating the Wharves in the District of Southwark.'

55. An Act to authorife the Governor of this Commonwealth to incorporate a Company, for the Purpofe of making and erecting a Bridge and Road over the Northeast Branch of the River Susquehanna, in the County of Northumberland, from the Public Highway opposite the Plantation of Thomas Grant to Shamokin Island, through the Public Highway of Shamokin Island to the Shore opposite Northumberland, and from thence to the Town of Northumberland.

56. An Act authorifing the Governor to incorporate a Company, for making an Artificial Road from Safeharbor, at the Mouth of Coneftoga Creek, through the Village of Strafburg, to interfect either the Gap and Newport Turnpike, or the Philadelphia and Lancafter Turnpike Road, as near the former as poffible.

57. An Act to authorife the Governor of this Commonwealth to incorporate a Company, for the Purpole of making and erecting a Bridge over the River Sufquehanna, in the County of Lancaster, at or near the Town of Columbia. 58. An Act directing the Mode of keeping in Repair the Long Narrows Road, in the County of Mifflin.

59. An Act to authorife the Governor to appoint Commiffioners, for the Purpole of laying out a Road, beginning at or near Kelfo's Ferry, in Cumberland County, through York and Adams Counties, to the Maryland Line, in a Direction to the City of Washington.

60. An Act granting an Annuity to John Boyls, a Sergeant in the late revolutionary War.

61. An Act for the better establishing and confirming the Boundaries, of the Town and Out-lots of the Town of Indiana.

62. An Act granting to Samuel M'Neill an Annuity for Life.

63. An Act abolishing the Offices of Receiver-general and Master of the Rolls, and transferring the Duties therein performed to other Offices, and for other Purposes.

64. An Act to afford immediate Relief to John Huton, a Soldier in the revolutionary War, and to grant him an Annuity.

65. An Act supplementary to an Act, entitled, 'An Act, to regulate Arbitrations, and Proceedings in Courts of Justice.'

66. An Act making perpetual an Act, entitled, • An Act to regulate the Payment of Costs on Indictments, and the fecond Section of an Act, entitled, • An Act, explanatory to the Act, entitled, • An Act to regulate the Payment of Costs on Indictments.'

67. An Act enabling certain Trustees to fell and convey the real Estate of Henry Strater, a Lunatic.

68. An Act concerning Sentences of Foreign Prizecourts.

69. An Act to confirm the Title of Samuel Work, to certain Lands therein mentioned.

70. An Act for the Benefit of the Devisees of John Hart, deceased.

71. A Supplement to An Act, enlitled, 'An Act for the Relief of the Heirs of Frederick Vernon, deecafed.' 72. An Act to empower John Knauss and John Lerch, Administrators of Paul Knauss, dcceased, to convey two Tracts of Land, in the County of Northampton.

73. An Act authorifing the Secretary of this Commonwealth to iffue a Patent to George Baker, for a Lot of Ground therein mentioned.

74. An Act to enable the Administrators of James Carnahan, late of the County of Westmoreland, deceased, to convey a certain Tract of Land to the Purchaser thereof.

75. An Act for the better Employment, Relief, and Support of the Poor, within the Township of Germantown, in the County of Philadelphia.

76. A further Supplement to the Act, entitled, 'An Act for laying out, making, and keeping in Repair the Public Roads and Highways, within this Commonwalth, and for laying out private Roads.'

77. An Act to authorife and direct the Governor to incorporate a Company, for erecting a Permanent Bridge over the River Schuylkill, at or near Pawling's Ford, in the Counties of Montgomery and Chefter.

78. An Act concerning Contempts of Court.

79. An Act to repeal an Act, entitled, 'An Act eftablishing an Auctionstore in the Borough of Lancaster.'

80. An Act authorifing William Lane and Thomas Davis to build a Bridge, acrofs the Rayflown Branch of Juniata, near the Mouth of Yellowcreek.

81. An Act granting to certain Patentees, in Luzerne County, further Time to record their Patents.

82. A Supplement to an Act, entitled, 'An Act to authorife the Governor to incorporate a Company, for making an Artificial Road from the Philadelphia and Lancaster Turnpike Road, in Lancaster County, at or near the Gap Tavern, to the Line of the State of Delaware.'

83. An Act to encourage and facilitate the Completion of the Frankford and Briftol, and the Buftleton and Smithfield, Turnpike Roads.

84. An Act for the Relief of William M'Kibben and George Long.

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85. An A& to authorife the Governor to incorporate a Company, for erecting a Permanent Bridge over the River Sulquehanna, at or near Harrifburg, in the County of Dauphin.

86. An Act granting an Annuity to Robert Varnor.

87. An Act for the Relief of James Seals and Samuel Ifrael.

83. A Supplement to the Act, entitled, 'An Act to provide for the Erection of a House, for the Employment and Support of the Poor, in the County of Cumberland.'

89. An Act for the Relief of John Vanlear.

90. An Act granting an Annuity to John Craig.

91. An Act to repeal fo much of an Act, paffed April 4, 1807, as directs the Township Affeffors to felect and return Jurors; and also, allowing peremptory Challenges, in certain Cafes.

92. An Act to diffolve the Marriage of Peter Rickenbach and Ann his Wife.

93. An Act empowering certain Trustees, therein named, to convey three Tracts or Pieces of Land, fituate in Williams Township, in the County of Northampton, and to appropriate the Monies, arising from the Sale thereof, for the Purposes therein mentioned.

94. An Act to extend the Powers of the Gettyfburg and Peterfburg Turnpike Company, and to enable the Governor to incorporate a Company, to make an Artificial Road, from a Point near Gallaher's Sawmill, to the Borough of Chamberfburg.

95. An Act authorifing the Governor to fubscribe for one hundred Shares of Stock, of the Downingtown, Ephrata, and Harrifburg Turnpike Road.

96. An Act granting an Annuity to Samuel Brady.

97. An Act to afford immediate Relief to Michael Lynch, a Soldier in the revolutionary War, and grant him an Annuity.

98. An Act to authorife Samuel Ray, jun. to erect a Toll-bridge over Frenchcreek, opposite Buckstreet, in the Town of Franklin. 99. An Act establishing, in Part, and authorifing Commissioners to lay out, a State Road, from Pittfburg, through Beavertown, to the Western Boundary of the State.

100. An Act to establish an Academy in the Borough of Harrisburg, in the County of Dauphin.

101. An A& to validate and confirm the Proceedings of certain Justices of the Peace, in the Counties of Beaver, Butler, Crawford, Erie, Mercer, Venango, and Warren, in Cafes therein mentioned.

102. An Act to authorife the Governor to appoint Commiffioners, for the Purpofe of laying out a State Road, from the Southern Turnpike Road, in the County of Somerfet or Weftmoreland, to interfect the United States' Turnpike Road from Cumberland to Wheelen, in the County of Fayette; and to appoint Commiffioners, for the Purpofe of laying out a State Road, from the Town of Indiana, in the County of Indiana, to interfect the State Road leading from Milesburg to Le Bœuff, between the Mouth of Anderfon's Creek, in Clearfield County, and Milesburg, in Centre County.

103. A Supplement to, and repealing Part of, an Act, entitled, 'An Act to encourage the Patenting of Lands, and for other Purpoles.'

104. An Act relative to certain Proceedings, in the Cafe of the Prize-floop Active.

105. An Act further to extend the Jurisdiction of the Aldermen and Justices of the Peace, of this Commonwealth.

106. An Act to provide for the Education of the Poor, gratis.

107. An Act to alter and amend an Act, entitled, 'An Act directing the Mode of felling unfeated Lands, for Taxes.'

108. A further Supplement to an Act, entitled, 'An Act for the Regulation of the Militia of the Commonwealth of Pennfylvania.'

109. An Act granting an Annuity to George Blakely.

110. An Act granting an Annuity to Hugh Quay.

111. An Act to continue in Force an Act, entitled,⁴ 'An Act to provide for the Payment of certain Balances of Purchafe-money, yet due and remaining charged, on Lands which have been patented on Warrants which have been obtained fince Surveys were originally made, in Purfuance of old Proprietary Warrants and Locations, and for other Purpofes;' and an Act, entitled, 'An Act regulating and continuing the Diftribution of Donation-lands.'

112. An Act changing the Terms of holding the Courts in the Circuits of the Sixth District; it being fupplementary to an Act, entitled, 'An Act to alter the Judiciary System of this Commonwealth.'

113. An Act fupplementary to an Act, entitled, 'An Act to alter and amend the feveral Laws of this Commonwealth, relative to Domestic Attachments.'

114. An Act for the further Establishment and Regulation of Election-districts.

115. An Act authorifing a Review of the State Road, leading from Beavertown, in the County of Beaver, to Waterford, in the County of Erie.

116. An Act making Appropriations to defray certain Expences of Government, and for other Purpofes.

RESOLUTIONS.

1. Refolution, directing the Mode of diffribuling the Laws of the United States, paffed at the fecond Seffion of the Ninth Congress, and the fucceeding Laws of Congress, which may become the Property of this State.

². Refolution, approbating the Measures of the General Government, in their Endeavors to preferve Peace with foreign Nations; and expressive of a Determination to support the Government, in the Maintenance of our national Rights.

3. Refolution, directing a further Distribution of the feventh and eighth Volumes of the Laws of Pennfylvania, printed by John Bioren. 4. Refolution, relating to contracting for a certain number of Copies of the Laws of Pennfylvania, printed by Carey and Bioren.

5. Refolution, directing the Secretary of the Commonwealth to procure thirty-nine Copies of the Minutes of the Convention, that framed the prefent Confitution, and directing the Manner of their Diftribution.

6. Refolution, concerning Weights and Measures.

7. Resolution, relative to the Distribution of certain Laws.

8. Refolution, relating to the Claim of Gideon Olmstead and others.

9. Refolution, relative to a further Diftribution of the Digest of the Laws, in the German Language.

10. Refolution, relative to the Application for a Patent for the Mamoth Farm, in Luzerne County.

On motion,

Mr. Lacock and Mr. Heston were appointed a Committee, to inform the House of Representatives, that Senate are ready to adjourn.

After fome time,

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Mr. Lacock reported, that the Committee had performed that fervice.

Mr. Ogle and Mr. Shultz, a Committee of the House of Representatives, informed the Senate, that that House is ready to adjourn.

Adjourned.

GEO. BRYAN, C. S.

Expiration of the Appointments of the Members of Senate.

1809.

Jacob Sommer, William Lattimore, William Miller, David Mitchell, Jacob Blocher, * Nathaniel Irifh, † William M'Arthur.

1811.

Edward Hefton, Jonathan Roberts, Matthias Grefs, Thomas Campbell, Archibald Rankin, James Brady.

1810.

John Dorfey, Ifaac Wayne, Amos Slaymaker, Melchior Rahm, James Laird, Prefley C. Lane.

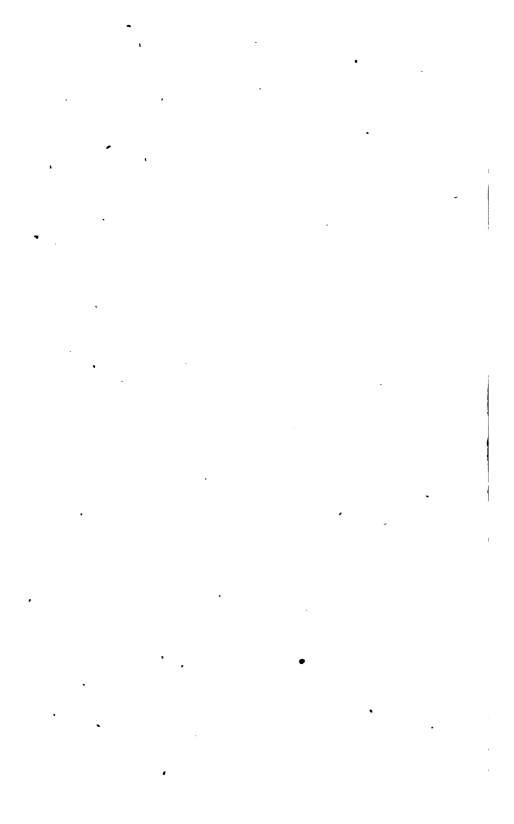
1812.

Michael Bright, William Erwin, Jonas Prefton, Chriftoper Mayer, Nathan Palmer, Ezra Doty, John Borrows, Ifaac Weaver, jun. James Stevenson, Abner Lacock, Gabriel Hiefter, Daniel Udree.

• Elected to fupply the vacancy occasioned by the refignation of Henry Wertz, Jun.

+ Elected to supply the vacancy occasioned by the refignation of James Martin.

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REPORT,

ON THE

FINANCES

OF THE

Commonwealth of Pennfylvania,

FOR THE YEAR 1809;

MADE TO THE LEGISLATURE, BY THE

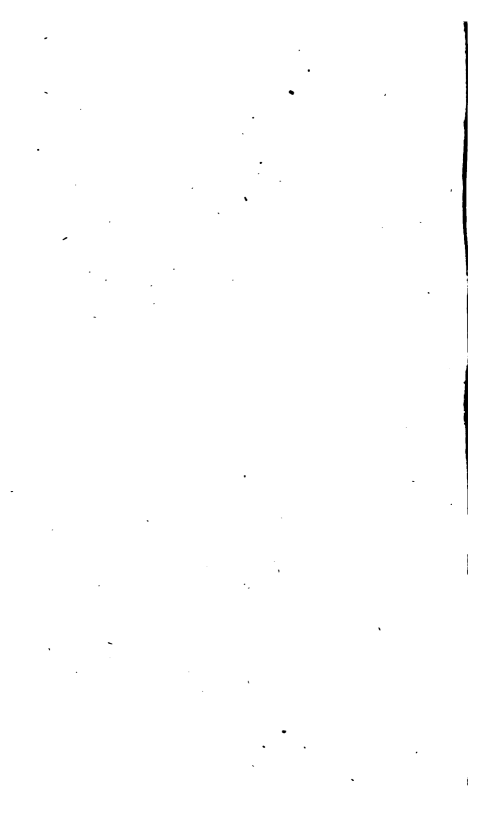
AUDITOR-GENERAL,

AGREEABLY TO LAW.

LANCASTER,

PRINTED BY WM. DICKSON, NORTH QUEENSTREET.

1809.



SUMMARY STATEMENT,

Of the Receipts at the Treasury of the Commonwealth, for the year commencing on the 1st December, 1808, and ending with the 30th November, 1809.

Dolls. Cts.

Lands, including Lots of Franklin, Warren, and Beaver,	•
and Fees of Land-office, per Statement, No. 1, Dividends on Bank Stock, with Interest on United	318,129 49
States' Stock, per ditto, No. 2,	120,108 15
Auction Duties, per ditto, No. 3,	33,635 22
Tavern Licences, per ditto, No. 4,	24,116 47
Exempt Fines, per ditto,	9,346 17
Court Fines, per ditto, No. r.	684 69
Fees of the Office of Secretary of the Commonwealth,	
per No. 6,	889 07
Debts, per ditto, No. 7,	36,626 53
Miscellaneous, per ditto, No. 8,	4,414 70
To which add the Balance is the Transform on the	547,950 49
To which add, the Balance in the Treasury, on 1st December, 1808,	46,239 56
Dollars,	594,190 05

No. 1.

Lands and Town-lots, with Fees of the Land-office.

۰,

Dolls. Cts.

Amount Purchafe-money, between the cember, 1808, and 10th May, 1800 Amount ditto, from thence till 1ft De	9,		- 287,008 49
Amount of Fees, between 1ft Decem-	•		40/3000 43
ber, 1808, and 10th May, 1809,			•
viz.			
Samuel Cochran, late Surveyor-			
general, John M'Kiffick, late Receiver-	2302 93		
general,	959 63		
Andrew Ellicott, late Secretary			
of the Land-office,	1829 89		
		5092 4	5
Amount ditto, between 10th May,			
and 1ft Dec. 1809, viz. Andrew Porter, Surveyor-gene-			
ral,	1,280 98		
John Cochran, Secretary of the			
Land-office,	469 45		
William Findlay, State Treafu-	• • • • •		•
rer, 2	3,932 45		
		25,682 88	3 ·
Town and Out late of Englishin West	- 		- 30.775 33
Town and Out-lots of Franklin, Was	men, and H	caver,	345 67
		-	318,129 49

REVENUE:

No. 2.

Bank and other Stock.

Dolls. Cts.

One year's Dividend, from Bank of Pennfylvania, from Philadelphia, One quarter's ditto (due 1st July) from Farmer's and Me-	80,000 37,136
chanic's Bank,	1,687 50
Intereft on United States' Stock,	118,823 50 1,284 65
•	120.108 10

No. 3.

Auction Duties,

Late Auctioneers.

	9,216 97
John Macgregor,	27 37
John Tomlinfon,	38 89
Samuel Ifrael,	151 83
T. B. Freeman,	1,310 08
Andrew Bayard,	2,722 03
John Connelly,	1,665 92
Joshua Lippincott,	· 3,300 85

Present Auctioneers.

Frederick Montmollin,	11,158 28
Silas E. Weir,	7,036 55
John Humes,	3,199 54
Thomas Paffmore,	2,051 19
Peter Kuhn,	740 15
James M'Glathery,	129 87
Alexander M'Caraher,	102 67
	24,418 25
	· · · · · · · · · · · · · · · · · · ·

33,035 22

No. 4.

1

Tavern Licences. Exempt Fises. Tavern Licences. Exempt Fines. Tavern Licences. Exempt Fines. Matt: Longwell, Allegheny. 610 28 2423 378 380 200 232 28 232 28 278 Allegheny. 100 108 55 225 85 100 G. Cochran, presit. 33 40 100 108 55 225 85 100 Armftrong. David Lawson, Beaver. 409 54 161 90 247 64 52 Bedford. 52 157 35 15 29 134 08 52 Bedford. 52 58 10 196 52 53 196 J. K. Messersmith, 1,396 122,290 69 1,219 02 13 49 52 54 54 Bucks. I. 085 30 1,086 14 1,085 30 3,268 26 959 54 Butler. J. Lockart, 102 88 52 88 132 73 4 Chefter. 1.102 88 142 81 76 50 39 71 J. Boden, presit. 254 83 39 71 62 81 76 50 39 71	Counties' and Accounts settled Payments made Treasurers' Names. between 1st Dec. into State Treasu. 1808, and 1st. Dec. ry, between Dec. 1 1809. 1809.									
Licences. Fines. Licences. Fines. Licences. Fines. Adams. Matt: Longwell, 610 28 423 378 200 232 28 278 Allegheny. Eben. Denny, late, 719 20 3 80 719 20 5 G. Cochran, pres't. 334 40 100 108 55 225 85 '100 Armftrong. David Lawson, 409 54 161 90 247 64 Beaver. J. Lawrence, late, 234 08 157 35 15 29 134 08 R. Moore, pres't. 52 58 10 196 Berks. J. K. Messersmith, 1,396 122,290 69 1,219 02 13 49 Bucks. E. Morris, 1,085 30 1,086 14 1,085 30 3,268 26 Butler, J. Potts, 170 22 4 62 76 32 73 4 Centre. E. Moore, late, 181 76 275 88 J. Burmside, pres't. 125 40 142 81 Chefter. J. Lockart, 902 885,459 58 902 88 1,936 72 3,522 86 Crawford. Moses Scott, 275 88 39 71 62 81 76 50 39 71 Cumberland. J. Boden, 969 76 109 54 493 75 49 05 Dauphin. H. Beader, late, 2,140 16 414 521,000 59 64 162 82		Tave	rn.	Exemp	~	Tave	rn.	Exempt	Tavern	Exempt
Matt: Longwell, 610 28 423 378 200 232 28 278 Allegheny. 719 20 3 80 719 20 5 5 5 5 5 6. Cochran, pres't. 334 40 100 108 55 225 85 '100 Armftrong. David Lawson, 409 54 161 90 247 64 Bcaver. 52 157 35 15 29 134 08 52 Bedford. 52 52 58 10 196 52 58 10 196 Bucks. 1,085 30 1,086 141,085 30 3,268 26 959 54 Butler. 1,085 30 1,086 141,085 30 3,268 26 959 54 Butler. 1,085 30 1,086 141,085 30 3,268 26 959 54 Burnside, pres't. 125 40 142 81 76 50 39		Licenc	:es.	Fizer.		Licen	ces.	Fines.	Licences.	
Allegheny. 100 101 101 101 101 101 Eben. Denny, late, 719 20 3 80 719 20 5 100 G. Cochran, presit. 334 40 100 108 55 225 85 100 David Lawson, 409 54 161 90 247 64 Beaver. 52 157 35 15 29 134 08 R. Moore, presit. 52 52 58 10 196 Berks. 52 58 10 196 Berks. J. K. Messersmith, 1,396 122,290 69 1,219 02 13 49 Bucks. E. Morris, 1,085 301,086 141,085 303,268 26 959 54 Butler. J. Potts, 170 22 4 62 76 32 73 4 Chefter. J. Lockart, 902 88 1,936.72 3,522 86 J. Boden, 969 76 109		610	~~	400	1	0-0				~~~~
Eben. Denny, late, 719 20 3 80 719 20 5 G. Cochran, pres't. 334 40 100 108 55 225 85 100 Armftrong. David Lawson, 409 54 161 90 247 64 100 108 55 52 52 52 52 52 52 52 52 52 53 100 52 52 52 52 53 52 53 52 53 52 53 52 53 52 53 52 53 52 53 52 53 52 53 52 53 52 53 52 53 52 53 52 53 52 53 52 53 52 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 54 53 54 54 55 54 55 54 55 54 55 54 55 54 55 54 55 54 55 55		010	20	423	I	378		200	232 28	2/8
G. Cochran, pres ² t. 334 40 100 108 55 225 85 100 Armftrong. David Lawson, 409 54 161 90 247 64 Beaver. J. Lawrence, late, 234 08 157 35 15 29 134 08 R. Moore, pres ² t. 52 Bedford. George Henry, 744 04 196 685 52 58 10 196 Berks. J. K. Messersmith, 1,396 122,290 69 1,219 02 13 49 Bucks. E. Morris, 1,085 30 1,086 14 1,085 30 3,268 26 959 54 Butler. J. Potts, 170 22 4 62 76 32 73 4 Centre. E. Moore, late, 181 76 275 88 J. Burmside, pres ² t. 125 40 142 81 Chefter. J. Lockart, 902 88 5,459 58 902 88 1,936 72 3,522 86 Crawford. Moses Scott, 275 88 39 71 62 81 76 50 39 71 Cumberland. J. Boden, 969 76 109 54 493 75 49 05 Dauphin. H. Beader, late, 2,140 16 414 521,000 59 64 162 82		710	90	2.9	Ы	710	90	5		-
Armftrong. David Lawson, 409 54 161 90 247 64 Beaver. J. Lawrence, late, 234 08 157 35 15 29 134 08 J. Lawrence, late, 234 08 52 52 52 Bedford. 52 58 10 196 George Henry, 744 04 196 685 52 58 10 196 Bucks. J. K. Messersmith, 1,396 122,290 69 1,219 02 13 49 52 Bucks. J. Norris, 1,085 30 1,086 141,085 30 3,268 26 959 54 Butler. J. Potts, 170 22 4 62 76 32 73 J. Potts, 170 22 4 62 76 32 73 4 Centre. 275 88 32 73 4 Lockart, 902 885,459 58 902 88 1,936.72 3,522 86 Crawford. 142 81 76 50 39 71 Moses Scott, 275 88 39 71 62 81 76 50 39 71 J. Boden, 969 76 109 54 493 75 49 05 39 71 Dauphin. H. Beader, late, 2,140 16 414 521,000 59 64 162 82 G. Weinman, pres't. Delaware. 59 64 162 82					٦			ľ	225 85	100
David Lawson, 409 54 161 90 247 64 Beaver. 52 157 35 15 29 134 08 J. Lawrence, late, 234 08 52 52 52 Bedford. 52 52 58 10 196 George Henry, 744 04 196 685 52 58 10 196 Berks. J. K. Messersmith, 1,396 122,290 69 1,219 02 13 49 959 54 Bucka. Bucka. 170 22 4 62 76 32 73 4 E. Morris, 1,085 30 1,086 141,085 30 3,268 26 959 54 959 54 959 54 Butler. J. Potts, 170 22 4 62 76 32 73 4 Centre. 275 88 142 81 352 3,522 86 J. Burnside, pres't. 125 40 142 81 3,522 86 3,522 86 Crawford. Moses Scott, 275 88 39 71 62 81 76 50 39 71 3,522 86 Moses Scott, 275 88 39 71 62 81 76 50 39 71 39 71 59 64 162 82 J. Boden, 969 76 109 54 493 75 49 05 59 64 162 82 62 76 59 64 162 82 G. Weimman, pres't. Del										
Besver. J. Lawrence, late, 234 08 157 35 15 29 134 08 52 J. Lawrence, late, 234 08 52 52 157 35 15 29 134 08 52 Bedford. 52 52 58 10 196 52 58 10 196 George Henry, 744 04 196 685 52 58 10 196 52 58 10 196 Berks. J. K. Messersmith, 1,396 122,290 69 1,219 02 13 49 959 54 54 Bucks. L. Morris, 1,085 30 1,086 141,085 30 3,268 26 959 54 959 54 Butler. J. Potts, 170 22 4 62 76 32 73 4 Centre. 275 88 142 81 52 552 73 4 Lockart, 902 885,459 58 902 88 1,936.72 3,522 86 3,522 86 Crawford. Moses Scott, 275 88 39 71 62 81 76 50 39 71 Lockart, 902 885,459 58 902 88 1,936.72 3,522 86 39 71 Cumberland. J. Boden, 969 76 109 54 493 75 49 05 39 71 Dauphin. H. Beader, late, 2,140 16 414 521,000		409	54			161	90		247 64	
R. Moore, pres't. 52 52 Bedford. 52 52 George Henry, 744 04 196 685 52 58 10 196 Berks. J. K. Messersmith, 1,396 122,290 691,219 02 13 49 Bucks. E. Morris, 1,085 301,086 141,085 303,268 26 959 54 Butler. J. Potts, 170 22 4 62 76 32 73 4 Centre. Ister, 181 76 275 88 1936.72 3,522 86 Chefter. J. Lockart, 902 885,459 58 902 88 1,936.72 3,522 86 Crawford. Moses Scott, 275 83 39 71 62 81 76 50 39 71 J. Boden, 969 76 109 54 493 75 49 05 Dauphin. J. Beader, late, 2,140 16 414 52 59 64 162 82	Beaver.				ł		1			
Bedford. George Henry, 744 04 196 685 52 58 10 196 Berks. J. K. Messersmith, 1,396 122,290 69 1,219 02 13 49 13 49 Bucks. E. Morris, 1,085 30 1,086 14 1,085 30 3,268 26 959 54 Butler. J. Potts, 170 22 4 62 76 32 73 4 Centre. E. Moore, late, 181 76 275 88 32 73 4 Lockart, 902 88 5,459 58 902 88 1,936 72 3,522 86 3,522 86 Crawford. Moses Scott, 275 88 39 71 62 81 76 50 39 71 39 71 Lockart, 902 96 76 109 54 493 75 49 05 39 71 59 64 162 82 G. Weinman, pres't. 2,140 16 414 521,000 59 64 162 82		234	08			157	35	15 29	134 08	
George Henry, 744 04 196 685 52 58 10 196 Berks. J. K. Messersmith, 1,396 122,290 69 1,219 02 13 49 Bucks. E. Morris, 1,085 30 1,086 141,085 30 3,268 26 959 54 Butler. J. Potts, 170 22 4 62 76 32 73 4 Centre. E. Moore, late, 181 76 275 88 32 73 4 Chefter. J. Lockart, 902 88 1,936.72 3,522 86 J. Burmaide, pres't. 125 40 142 81 76 50 39 71 J. Lockart, 902 88 5,459 58 902 88 1,936.72 3,522 86 Crawford. Moses Scott, 275 88 39 71 62 81 76 50 39 71 J. Boden, 969 76 109 54 493 75 4				52	I					52
Berks. J. K. Messersmith, 1,396 122,290 691,219 02 13 49 Bucks. E. Morris, 1,085 301,086 141,085 303,268 26 959 54 Butler. J. Potts, 170 92 4 62 76 32 73 4 Centre. E. Moore, late, 181 76 275 88 32 73 4 Chefter. J. Lockart, 902 885,459 58 902 881,936.72 3,522 86 Crawford. Moses Scott, 275 88 39 71 62 81 76 50 39 71 Lockart, 902 885,459 58 902 88 1,936.72 3,522 86 Crawford. Moses Scott, 275 88 39 71 62 81 76 50 39 71 Dauphin. J. Boden, 969 76 109 54 493 75 49 05 Dauphin. H. Beader, late, <td< td=""><td></td><td>~</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></td<>		~								
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Bucks. Image: Second state		1 206	-		1		~		10.10	
E. Morris, 1,085 30 1,086 14 1,085 30 3,268 26 Butler. J. Potts, 170 22 4 62 76 32 73 4 Centre. E. Moore, late, 181 76 275 88 J. Burnside, pres't. 125 40 142 81 Chefter. J. Lockart, 902 88 5,459 58 902 88 1,936 72 3,522 86 Crawford. Moses Scott, 275 88 39 71 62 81 76 50 39 71 Cumberland. J. Boden, 969 76 109 54 493 75 49 05 Dauphin. H. Beader, late, 2,140 16 414 521,000 59 64 162 82 G. Weinman, pres't. Delaware.		1,390	12	2,290 6	9	1,219	02		13 49	
Butler. J. Potts, 170 92 4 62 76 32 73 4 L. Moore, late, 181 76 275 88 31 4 <td< td=""><td></td><td>1 005</td><td>~</td><td>1 006 1</td><td></td><td>1 005</td><td>90</td><td>0 060 06</td><td></td><td>000 54</td></td<>		1 005	~	1 006 1		1 005	90	0 060 06		000 54
J. Potta, 170 22 4 62 76 32 73 4 Centre. 1 181 76 275 88 142 81 E. Moore, late, 181 76 275 88 142 81 76 3,522 86 J. Burnside, pres't. 125 40 142 81 76 50 3,522 86 Crawford. Moses Scott, 275 88 39 71 62 81 76 50 39 71 Cumberland. J. Boden, 969 76 109 54 493 75 49 05 Dauphin. H. Beader, late, 2,140 16 414 521,000 59 64 162 82 G. Weinman, pres't. Delaware. Jelaware. 162 82 162 82		1,000	30	1,080 1	4	1,000	30	5,200 20		909 94
Centre. E. Moore, late, 181 76 275 88 J. Burnside, pres't. 125 40 142 81 Chefter. 142 81 J. Lockart, 902 885,459 58 902 881,936.72 J. Boden, 969 76 109 54 493 75 J. Boden, 969 76 109 54 493 75 Dauphin. H. Beader, late, 2,140 16 H. Beader, late, 2,140 16 414 521,000 Sy 64 162 82 G. Weinman, pres't. Delaware.		170	99			69	76		20 72	
E. Moore, late, 181 76 J. Burnaide, pres't. 125 40 Chefter. J. Lockart, 902 885,459 58 902 881,936.72 Crawford. Moses Scott, 275 88 39 71 62 81 76 50 39 71 Cumberland. J. Boden, 969 76 109 54 493 75 Dauphin. H. Beader, late, 2,140 16 414 521,000 S9 64 162 82		-10	~ 0	-		04	10		34 13	•
J. Burnside, pres't. 125 40 Chefter. J. Lockart, 902 885,459 58 902 881,936.72 Crawford. Moses Scott, 275 88 39 71 62 81 76 50 39 71 Cumberland. J. Boden, 969 76 109 54 493 75 49 05 Dauphin. H. Beader, late, 2,140 16 414 521,000 59 64 162 82 G. Weinman, pres't. Delaware.		181	76			275	88			
J. Lockart, 902 88 5,459 58 902 88 1,936 72 3,522 86 Crawford. Moses Scott, 275 88 39 71 62 81 76 50 39 71 Cumberland. J. Boden, 969 76 109 54 493 75 49 05 Dauphin. H. Beader, late, 2,140 16 414 521,000 59 64 162 82 G. Weinman, pres't. Delaware. Image: Content of the second s										
Crawford. Moses Scott, 275 88 39 71 62 81 76 50 39 71 Cumberland. J. Boden, 969 76 109 54 493 75 49 05 Dauphin. H. Beader, late, 2,140 16 414 521,000 59 64 162 82 G. Weinman, pres't. Delaware. Journal Journal 59 64 162 82	Chefter.									
Moses Scott, 275 88 39 71 62 81 76 50 39 71 Cumberland. J. Boden, 969 76 109 54 493 75 49 05 Dauphin. H. Beader, late, 2,140 16 414 521,000 59 64 162 82 G. Weinman, pres't. Delaware. 59 64 162 82		902	88	5,459 5	8	902	88	1,936.72		3,522 86
Cumberland. J. Boden, 969 76 109 54 493 75 49 05 Dauphin. H. Beader, late, 2,140 16 414 521,000 59 64 162 82 G. Weinman, pres*t. Delaware. 162 82 162 82										-
J. Boden, 969 76 109 54 493 75 49 05 Dauphin. H. Beader, late, 2,140 16 414 521,000 59 64 162 82 G. Weinman, pres ² t. Delaware.		275	88	39 7	1	62	81		76 50	39 71
Dauphin. H. Beader, late, 2,140 16 414 521,000 59 64 162 82 G. Weinman, pres ² t. Delaware.							-			
H, Beader, late, 2,140 16 414 521,000 59 64 162 82 G. Weinman, pres ² t. Delaware.		203	76	109 5	4	493	75		49 05	
G. Weinman, pres't. Delaware.		9 140	14	414 0					70 C	100.00
Delaware.		U#1 رئ.	10	414 0	4	1,000			39 64	102 82
		•			1					
		332	15	1,204 2	0	332	15	152 15		770 05

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No. 4.

Counties and Treasurers' Names.			ts settle			ents made	Bal		es unac-	
A reasurers Posities.	1808	511 An <i>i</i>	d 1st De	linv be	twe	en Dec. 1,	Treas		re Dec	
	1809.					d Dec. 1,			10, 200	
•				1809.		,	,	1, 1003.		
		-								
	Taver Licence		Exemp Fines.	Tave			Licence		Exempt Fines	
Erie.	Licito		T. thee.	Litter	LCE	Fines.	Litent		1.510040	
J. Kelso, Fayette.	193	60		58	51		51	49		
D. Springer, late,	652	60	72	320			451	40	543 57	
W. Brownfield, pr't				133			769			
Franklin.				1						
D. Denny, late,	756		370 9	5 712			44		ſ	
J. Heyser, present,			172	1		1			172	
Greene.				1						
R. Lewis, late,	142		87	1		7 11			24	
J. Wilson, present,	260 (24	25	75			92	20	25	
Huntingdon.	• • • •			1						
R. Allison, late,	651 9	98	216	300	96		201	42	216	
Th. Kerr, present,						1		i		
Indiana.	000			149		1	I		1	
J. M'Cartney, late, J. Moorhead, prs't.	209 70 4	~	·	149		1	70	40]	
Lancafter.	10 -	7						-	1	
	3,193	5	7.556	2.673	68	2,070	1.528	59	3,831 41	
G. Graeff, present,				1,600		2,010			4,447	
Luzerne.	.,	7	-,	1-,000				• ~	-,	
Z. Butler,	836		64	32	25	1	588	07	220	
Lycoming.		1								
A. D. Hepburn.	229 2	24		275	55			33		
Mercer.							ł			
J. Smith,	325 (60		110	11					
Mifflin.				1			I	- 1		
E. Doty, late,	610 2	28	897	350			260	28	807	
A. Keyser, pres't.		1		1		· ·				
Montgomery.										
T. Humphreys,	1,003 9	20	1,651	994	84	1,248_37	8	36	1,251	
Northampton.				000	00	100 40				
Jacob Opp, late,	1 109 0	~	007 40	366				-		
E. Howell, pres't.	1,103 9	ግ	321 4 3	1,103	40	227 43		께		
				•	1	, .				

No. 4.

Counties and Treasurers' Names.	between	nts settled 1st Dec. 1 1st Dec	to Stat	e '	Freasury.	counted	for by the ers, Dec.
	1809.		180 1, a 1809.	nd	1st Dec	1, 1809.	•
-	Tavern Licences	Exempt Fines.	Taver Licence		Exempt Fines.	Tavern Licences	Exempt Fines.
Northumberland.	LILCHUCE	L'ince.	13accare		1		
S. Snyder, late,			13	20			ł
D. Taggert, pres't.	969 76	453 39	1,000				453 39
Phila. City & Co.				·			1
R. M'Modan,		868 07	3,251	86			181 05
Somerfet.						1	1
J Saylor, late,			196	04			1
J. Clark, present,	563 20	216		Î		563 2	216
Venango.							1
A. M'Dowell, form.	127 98		1			38 1	
S. Hays, late,	100 33					100 3 25 0	
J. Broadfoot, pres't.	25 08	1				230	
Washington. D. Kerr.	654 64		654	74		1	
Westmoreland.	034 0	1	0.54	17		1	
I. M. Snowden,	897 60	223 82	385			75 7	7 72
Wayne.	037 0	420 04	1		1	1 ''''	
R. Skinner,	275 8		50			307 3	a
York.	210 0	1				0000	η.
J. Forsyth, late,		· ·	994	40	42 38		1
J. Stroman, pres't.	1.212 20	k	501			7 710 6	o
			<u> </u>	 -			
• •		1	24,089	47	9,346 17	1	1
York.		1				1	1
W. Barber, Proth'y	•	1				1	ł
Marriage Licences.		ł	12			1	1 .
Adams.		1					
Jas. Duncan, ditto.			15				· ·
Marriage Licences.			15				1
			24,116	47		ļ	

Remarks on the foregoing Statement.

Payments, made within the laft year are, in fome inflances, included in Accounts fettled in the prefent year; and, in other cafes, Payments made, in 1809, were to difcharge balances on Accounts fettled in 1808, and before.

Enos Morris, Treasurer of Bucks, and Exra Doty, late Treasurer of Mifflin, have, by letter, objected to the settlement of their Accounts of Exempt Fines; the first, generally; and the second, on the ground of some

No. 4, continued.

omifions of credits, which he claimed from the former Department of Accounts; and in fupport of which he states, that he deposited certain Vouchers with the then Officers of Accounts.

By a ftatement made, by Mr. Morris, there is little or no balance due the Commonwealth. His Account, however, fettled by the prefent Officer of Accounts, is predicated on a fettlement made by the former Department of Accounts, and by the prefent Officers believed to be fubftantially correct.

In confequence of fome County Commiffioners omitting to make return of the Name of the County Treaturer (agreeably to Law) there are inftances, fuch as Cheffer and Huntingdon, where the late Treafurer is charged for monies received by the prefent Treafurer. This neglect of Commiffioners, while it exhibits, in this public way, men as defaulters, who may not be fo, or at leaft to the extent flated; at the fame time produces inconvenience to the Accountant Department.

In fome counties, Lancafter and York particularly, the collection of Exempt Fines is one year behind that of County Taxes: For inflance, the Fines of 1808, in those counties, are collected with the Taxes of 1809.

In the balance to be accounted for by *George Graeff*, Treafurer of Lancaster county, there are outstanding, of 1801 to 1807, inclusive, \$1909, and \$434, of Exonerations illegally made; and therefore are confidered, by the Accountant Officers, a charge against the county, till duly fuftained and admitted.

The Accounts of County Treasurers, with but few exceptions, were fettled to the time prefcribed by Law, prior to the 1st instant. Some Accounts are delayed, in confequence of a want of Returns of perfons recommended for Licences, and Exempt Fines.

As the Act of 11th April, 1807, declares "that the Register-general (now Auditor-general) in his Annual Report to the Legislature, shall make a correct statement of the amount of the Licence-monies, and the Militia Exempt Fines, due from the respective counties, and the Names of the County Treasures; together with the amount of such Licencemoney and Exempt Fines, as have been paid into the Treasury, for the preceding year."

The Auditor-general has endeavored, in making the exhibition called for by that Law, to attach fuch explanations as the cases referred to feemed to require. And it may be proper further to remark, that very confiderable payments are ufually made (and many have already been made) in this month, by County Treafurers, as well as vouchers exhibited for the difburfement of monies, by them, for Militia purpofes, which will leffen fome and wholly do away other balances in this Report.

[10]

REVENUE.

No. 5.

Court Fines.

Butler County,		-	-	-	4 59
Cumberland,	-	-	-	-	20
Dauphin,	-	-	•		185 69
Delaware,	•		-	-	6 9 90
Franklin,	-	-	-	-	189 38
Greene,	-	-	_	-	50
Lancaster,	-	• .	• -	-	`155 86
Somerfet,		-	-	-	9 2 7
					\$684 69

The Accounts of Sheriff's are very generally fettled. Those whose time of Office expired last October, are either fettled or stated for fettlement, and only await fome returns or explanation.

No. 6.

Fees of the Office of Secretary of the Commonwealth.

Thomas M'Kean Thompson, late Secret	ary,	-	-	143 33
Nathaniel B. Boilean, present, -	-	-		745 74
				\$880 07

No. 7.

Debts.

On account of what is due from the Effate of John Ni- chol/on, formerly Comptroller-general,	18,209 68
From the Prothonotary of the Supreme Court, for the	10,109 08
Eastern Diftrict, in the cafe of William Nicbolls, decea- fed, who was formerly Clerk of the Mayor's Court,	
and as fuch in the receipt of public monies,	13,482 65
On account of the Loan made to the Eafton Delaware	
Bridge Company,	2,000
From A. Ruffell, formerly Brigade-infpector,	1,531 49
On account of Monies erroneoully paid for Taxes, in	
Luzerne county,	1,000
From the eftate of Owen Biddle, another Dividend on the	
Debt due the Commonwealth,	402 71
	36,626 53

No. 8.

Miscellaneous.

On account of Monies due on Loan-office, of 1793,	249 80.
Tax on Patents.	116 50
Tax on Writs,	4,013 96
So much returned to the State Treafury, by the Secreta of the Commonwealth, of \$46,744 15 drawn fro thence in October, 1809, by Warrant of the Govern	m
for the purchase of Stock,	34 44
	84.414 70

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SUMMARY STATEMENT,

Of the Payments at the State Treasury, for the year commencing on the 1st December, 1808, and ending with the 30th November, 1809.

Dolls. Cts.

•				
Expences of Government, per Statemer	nt. No. o		149,28z	02
Militia Expences, per ditto, No. 10.	· _ ·	-	11,883	
Purchafe of Stock by the Governor, ag	recably	Acts of		
4th April, 1805, 1ft March, 1806	, and 4	th April,		
1807, per ditto, No. 11, -		-	82,544	15
Improvements, per ditto, No. 12,	-		21,076	34
Penníylvania Claimants, per ditto, No	. 13,	-	20,202	44
Olmstead Case, per ditto, No. 14,	-	-	1 5,898	75
Pentions,	-	-	3,823	8g
Unfunded Debt, per ditto, No. 15,	-	-	2,449	
Miscellaneous, per ditto, No. 16,	-	-	4,979	
			312,139	95
Balance in the Treafury, 1ft December	, 1809,		282,050	10
		Dollars.	504-100	05

[¹³]

EXPENDITURES.

No. 9.

EXPENCES OF GOVERNMENT.

Legislative Department.

Senate.	Pay	and mileage of the .						
	•	Members,	11,866					
		of Clerks,	1,810					
		of Sergeant-at-arms	•	•				
		and Door-keepers,	900					
	Priz	nting,	2,560					
	Oth	er contingencies,	1,068	38			•	
		a ,			18,204	38		
House of	f R.	Pay and mileage of			•	-		
		the Members,	36,090	80	· ·			
		of Clerks,	1,823	20				
		of Sergeant-at-						
		arms & Door-					•	
		keepers,	1,175					
		Printing,	4,381		• .			
		Transcribing,	1,850					
		Other contin-	-,-,-					٠
		gencies,	3,291	27				
		8-moles)	J)+9*	31	.48,611	27		۰.
					.40,011	31	66,815 75	
							00,013 75	

Executive Department.

Governor's falary (late) (prefent)	1,170 35 4,162 97			
Secretary's ditto (late) (prefent)	438 89 1,561 11	5,333 32		
-		2,000		
Deputy-fecretary,		1,200		
Contingent Expences,		2,608 88		
8	-	<u>ه حسب سې</u>	11,142	20
		-		

Carried forward, \$77,957 95

[14]

EXPENDITURES.

No. 9, continued.

Judiciary Department.

Chief Juffice, falary, Affifant Juffices Supreme Court, Circuit Expences,	Brought ferward, \$77,957 95 2,666 64 5,000 1,984 9,650 64
Attorney-general (late) (prefent)	181 47 485 17 666 64
Prefidents of the Courts of Common Pleas, falaries,	16,777 78
Affociate Judges of the fame Courts, their falaries,	15,424 83

Treasury Department.

State Treasurer, falary, Clerk.	1,333 32 1,066 64
Printing annual Statement of Receipts and Expenditures, office-rent, fta- tionary, firewood, Watchman, &c.	<u>569 63</u> 2,969 59
Auditor-general, falary, from 2d May, Clerks, Contingent expences, including office- rent, firewood, feat and prefs, fta-	551 85 472 77
tionary, &c.	284 41 8,309 03 4,278 62
	Carried forward, \$124,756 46

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EXPENDITURES.

No. 9, continued.

Brought forward, \$124,756 46

Former Department of Accounts.

Comptroller-general, falary, to 2d May	, 1,250	36	•	
Clerks,	1,021			
Contingencies,	470	68		
			2,742 42	
Register-general, to 2d May,	781	47		
Clerks,	777	31		
Contingencies,	178	40		
			1,737 18	
		4		4,479 69

Land Department.

Secretary, falary,	651	85	· ·	
Clerks,	1,438	τq	1	
Contingencies, including printing blanks, office-rent, flationary, fire-				
wood, &c.	537	78	2,628 22	
			2,628 22	•
Surveyor-general, falary,	651	8c	•	
Clerks,	1,259	c8		
Contingencies, including office-rent, fationary, firewood, &c.	20 8	-		
•	-		2,110 82	
			-,,	
C	ontinued	١,	4,748 04	

Carried forward, \$129,236 of

[16]

EXPENDITURES.

No. 9, continued.

Brought forward, \$129,236 of Late Land Department.

	Continued, 4,748 04
Secretary of the Land-office,	666 66
Clerks,	1,300
Contingencies,	434 45
-	2,40I II
Surveyor-general,	681 47
Clerks,	1,327 21
Contingencies,	279 53
	2,288 21
Receiver-general, falary,	814 80
Clerks,	1,077 77
Contingencies,	208 81
•	2,101 38
	II,538 7 4

Contingent Expences, General Purpofes.

Publishing the Proclamation of the Election of Electors of Prefident and Vice-prefident of the		
United States,	5 75	
Notifying Electors of Prefident and Vice-prefi- dent of the United States of their Election,	18g 21	
Pay of Electors,	654	
Enrolling Laws, &c.	526 86	
Minutes of the Convention of 1790, purchafed agreeably to a Refolution of the General Af-	,	
fembly, of 23d February, 1809,	119 25	
Carriage of the Laws into feveral of the coun-		
tics,	786 17	
William Hamilton, printing certain Laws, per Refolution of the General Affembly, Decem-		
ber, 1807,	37 50	
C. Miner, dino, per Refolution of March, 1808,	37 50 36	
Continued,	2,354 74	_

Carried forward, \$140,774 80

1

No. 9, continued.

Brought forward, \$140,774 80

Contingent Expences, General Purpofes.

94 13

- 6,205 22

Continued,	2,354	74
john bioren, printing Laws,	3,205	50
40 Setts of Carey & Bioren's Edition	-	
of the Laws, per Refolution of 8th		
February, 1809,	496	25
Binding 251 copies of the 8th volume		-
of the Laws of Pennfylvania, by di-		
rection of the late Secretary of the		
Commonwealth,	54	60
Binding certain other Laws, by order	-	
of the late Secretary of the Com-		

Conveying Convicts from feveral of the Counties to the Penitentiary. viz.

monwealth,

Beaver, - - 221 70

Bedford,	-	-	130 60	
Delaware	-	-	10	
Fayette,	-	-	164 10	
Lycoming,	-	-	118	
Northampton	, for Convi	ets convey	ed	
between 17	th June, 17	95. and 17	th	
January, 18	300,	· ·		
Somerfet,	-	•	509 83 203 50	

Wardens of the Port of Philadelphia.

Pay and Difburfements,	-		-	944 27
•		·		8,507 22
				and the second sec
· ·				\$149,282 02

С

No. 10.

MILITIA EXPENCES.

			Sal	ury.	Blank	Di	8-
•						burs	e-
						men	ts.
Thomas M'Kean, Jun.	Adjut	ant-ceneral	600			26	77
Daniel Sharp, Inspecto			180		60	15	
William Duncan,	2	(ingrac, ist Division,	315		60	26	
Andrew Norney,	ĩ	2	180		40	8	33
Josiah Y. Shaw,	2	~ .	156		40	57	-
James Steele,	ĩ	3	150	1	40	25	
William Brooke,	$\hat{2}$	ð	120	į	40	1	50
John Light,	ĩ	4	120	į	40		24
James Patterson,	2	-	120		40		47
Archibald S. Jordan,	î	5	187	80			
William M'Clelland,	2	3	120	50	40	114	
Abraham Doebler,	î	6	209	75			74
Peter Shoemaker.	2	Ū	105	13	70	7	/ 4
James Lamberton,	ĩ	7	225		60	20	10
Nicholas Seagar,	1	8.	225 150		50		
	2	0				l °	62
Richard Brodhead,	1	9	150 60		50		
Frederick Evans,	2	9			40	۱.	41
William Ross,	2	10	210	~~	70		
Samuel Stewart,	1	10	102			1 4	02
John Young,	2	11	157	50			~
John Fee,	ĩ	10	150		50	28	
George Graham,	2	12	150		40	78	
James Agnew,	1	10	120		40	113	
George Armstrong,	2	13	150		50	258	77
Uriah Springer,	ĩ	14	120		80	128	
James Dunlap,	2	14	120		40	225	~=
Rees Hill,	ĩ	15	150		40	89	
Samuel Cochran,	2	15	180	~-	120	278	
Robert Beatty,	1		115	25		142	40
William Clark,		16	210		70		
John Negley,	2		112		1		
Amos Slavmaker (late		4	14	33		1.0	
Frederick Foering, do.	2		•			13	00
George Shiras, drums			of				
1st Brigade, 16th Di						45	
Aaron Denman, do. f						108	
James Herriott, fifes f						42	
Captain John Erwin, I	JUCKS	county, powder for Ar	11-				
lery training,	•	- <u>-</u>				15	
Frederick Eringer, for	ammu	nition furnished Philad	el-			-	••
phia Artillery,	- - -					77	10
Henry Slaymaker, for	Wardii	ng Militia Commissio	n s ,			1	
by Stage, -	-					19	50
John Smith, for drums	, acc.	for 20 Brigade, 2d Di	¥1-				**
sion, -	•	• •			ا ر	20	50

No. 10, continued.

	Blank forms.	Dis- burse- ments.
John Wilson, for carrying arms for the use of 15th do.		300
John Boden, for the conveyance of a cannon from Phi-	1	
ladelphia to Shippensburg,		62 75
Gustavus Stoy, storage, packing, &c. of public arms,		64
William Berrett, furnishing colours for the use of the		
Militia, viz.		
2 stand for the 2d Brigade, 2d Division, \$200 1 do. 1st do. 1st do. 122		
$2 do. 2d do. \frac{1}{2}$		
2 do. and 1 striped, for do. 222		
1 do. 1st do. 10th do. 124 50	1	
1 do. 1st do. 6th do. 101		
Repairing drums and furnishing fifes for the		
2d Brigade, 3d Division, 30		
		999 50
Henry Frailey, for drums furnished by him to 1st Bri-		
gade, 4th and 6th Divisions, and 2d Brigade, 1st Di-		
vision.		233 60
Peter Small, for drums furnished for the use of 1st		
Brigade, 5th Division,		54
ohn Smurr, for do. for 15th do.		74 64
oseph Henry, storage of public arms (Montgomery		
county)		38 75
ohn R. Matthews, printing general orders, issued in		
late Governor's time,		32
acquet & Hicks, for drums, &c. furnished for the use		
of the Militia, viz.		
Fo J. H. Hurst, late Inspector 1st Brigade, 1st Divi- sion, drums, and repairing do. \$59 19		
sion, drums, and repairing do. §59 19 Daniel Sharp, present do. 94 70		
Wm. Duncan, Insp. 2d Brig. 1st Div. 90 62		
John Fee, do. do. 11th do. 329 63	1	i
James Steele, 1st do. 3d do. 55		1
Josiah Y. Shaw, 2d. do. 2d do. 59	1	i i
		689 14
Henry Pickle, storage of public arms (York county)		36
ohn Goodman, Jun. and others, for mounting two brass	1	
fieldpieces, by order of the late Governor,	1	490 11
Thomas Burnside, so much paid by him for repairing	l l	ł
arms, the property of the Commonwealth, prior to		
1797,		17 41
. 5210 16	1580	5093 44
		1580
		5210 16
	-	

No. 11.

Purchase of Stock by the Governor.

۱.

358 Shares in the Philadelphia Bank, being the relidue of the number of Shares which, by the Act of Incorporation, the State had the right 35,800 of fubscribing, at par, 233 Shares in fame Bank, purchased by the Governor, at 1354 per Share, 31,513 25 Commission allowed the Broker, on 78 78 purchase, -31,592 03 208 Shares in the Farmers' and Mechanics' Bank, at 145 per cent. (Share \$50) 15,080 Commission on purchase, 37 68 -15,117 68 46,709 71 5 To which add this fum returned by the Governor, see statement, No. 16, of Receipts, 34 44 15 46,744 \$82,544 15

No. 12.

Improvements.

George Rofs, for running the boundary-lines of the co of M'Kean, Potter, and Tioga,	187		
Commissioners of Beaver County, opening the road from ver to Mercer,	268	20	
George M'Clelland, J. Gillefpie, &c. for improving t niata,	, coo		'
Commiffioners of Mercer County, for road leading fro town of Beaver to the town of Mercer,	om the 181	80	

Carried forward, \$1,137

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EXPENDITURES.

No. 12, continued.

Brought forward, \$1,137

Commiffioners of Mercer County, for road leading from the town of Mercer to Meadville, Commiffioners of Weffmoreland County, for road from Beula to Pittfburg, Commiffioners of Butler County, for that part of the road	354 n 300	30
leading from Pittiburg to the town of Butler,	1 123	71
Commiffioners of Somerfet County, for improving road	8	•
in faid county, per Act 28th March, 1808,	1,500	
Commissioners of Bedford County, for improving roads in	1	
faid county, per Act 28th March, 1808,	3,200	
Michael Whitmore, Franklin' county, for road between		
Franklin county-line and the town of Strafburg,	- 400	
Commissioners of Westmoreland County, road be-	,	
tween the top of Laurelhill and Jones' tavern, 300		
Road between Jones' and Golden's taverns, 200	,	
from Arnfreidt's, Chefnutridge, to Jacobf-		
creek, 100		
from Somerfet to Greensburg, &c. 400		
Pennfylvania, between top of Laurelhill and		
Chefnutridge, 400		
from the twomile run to weft fide of Chef-		
nutridge, 200		
	- 1.600	
George Keim, Treafurer of Reading and Centre Turnpike		
Company,	12,328	
Chriftian King and Samuel Boyd; balance for improving the river Sufquehanna from the mouth Swatara to the	-••	
Juniata,	133	33
	\$21,076	34

[22]

EXPENDITURES.

No. 13.

Pennfylvania Claimants.

Certificates to Pennfylvania Claimants, iffued and redeemed, under Acts of 4th April, 1799, and 15th March, 1800, between the 1st of December, 1808, and the 30th November, 1809.

In whole Favor.	Amount of Principal,	Amount of Intereft.	Total Amount.
Andrew Burkhart,	831 55	261 94	1,093 49
Late Proprietaries,	1,062 35	334 64	1,396 99
do.	1,127 25	355 08	1,482 33
David Hunter,	9 33	2 94	12 27
Late Proprietaries,	354 70	111 73	466 43
William Bingham,	327 31	103 10	430 41
Late Proprietaries,	3,173 73	. 9 99 7 2	4, 173 45
do.	I,43I 32	450 87	1,882 19
do.	261 60	82 40	344
do.	436 25	137 42	573 67
William Patterfon,	28 50	8 98	37 48
Late Proprietaries,	5,875 14	1,850 66	7,725 8ò
do.	444 05	139 88	583 93
	15,363 08	4,839 36	20,202 44

No. 14.

Olmstead Case.

Warrant of the Governor on the State Treasury, drawn agreeably to the Act of the 4th of April, 1809, in favor of Elizabeth Sergeant and Effher Waters, Executrices of David Rittenhouse, deceased, formerly Treasurer of Pennfylvania, " to reimburse them for monies paid into the State Treasury, in pursuance of the Act of the 2d April, 1803, as the State's share of the prize-floop Active, agreeably to the Verdict and Award of the Admiralty Court of Pennfylvania, which have lately been recovered from the faid Executrices, in the Federal Court,"

Warraht of the Governor on the State Treasurer, in favor of Gen. Michael Bright, in pursuance of fame Act, " to be applied towards defraying the contingent expences that have arisen, or may arise, in the execution of any authority or power given to, or enjoined on, the Governor, by the Resolutions of the General Assembly, passed April 3, 1800, or by the Act of 2d April, 1803,"

14,378 75

1,000

\$15,378 75

N. B. The accounts of General Bright are in a flate of fettlement.

No. 15.

Unfunded Debt.

Unfunded Debt Certificates redeemed between the 1st December, 1808, and 1st December, 1809, per Act of the 4th April, 1809.

Jofeph B. M'Kean, late Attorney general, fees for inflituting and defending certain fuits at Law, in which the Com-	
monwealth was concerned,	2,250
Robert Porter, Attorney at Law, fees in certain Suits, in which the Commonwealth was concerned,	159 50
John Canon and others, iffued in May, 1807, as compenfa- tion for viewing and apportioning that part of the con- fifcated effate of Heary Gordon, per Act of 10th Feb.	
1807, &c.	40
•	\$2,449 50

No. 16.

Miscellaneous.

Loan to William M'Dermett, per Act of 24th March, 1809,	3,000
Grant to Harrifburg Academy, per Act of 4th April, 1809, Mary Backhoufe, per Act of 28th March, 1808, on account	1,000
of forfeited Effates,	415
New-loan Debt, in favor of C. Shaffner, redeemed per Act	
of 24th January, 1809,	310
Timothy Matlack, fo much of his claim against the Com- monwealth, as former Clerk of the Senate, admitted in	
a fettlement, agreeably to the Act of 4th April, 1809,	183 33
James Seals and Samuel Ifrael, per Act of 4th April, 1809,	
for repairing public arms, Simon Snyder, fo much overpaid by him, as Treafurer of	40
Northumberland county, John Macgregor, fo much overpaid by him, as one of the	17 68
Auctioneers.	,13 25
	;- ; - ;
	84,979 26

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[26]

General View of Appropriations and Expenditures, for Roads, &c. fince 1/t Jan. 1800.

Date of Appropri- ation.	' Roads and Rivers.	Sum appro- priaced.	When paid.
March 13, 1800.	Road from M'Connelfburg to the top of Rayfhill,	600	
15,	Road from David Beale's to George M'Mullin's, in	L	
19, 1804.	Sherman's Valley, Road from Tufcarora Val- ley, to interfect the great road leading from Sher-	t	
April 2,	man's Valley, For building a bridge over the Schuylkill, at Read- ing, bridges over Swatara and Deepcreeks, and im- proving a road through	1500 1 - -	-
• • •	İgoe's Narrows,	5889' 12	
April 4, 1805.	Road from Somerfet to Greenfburg, For building a bridge over	800	
March 26, 1808.	the Youghiogany, State Road from Philadel- phia, through Wettchef- ter to Strafburg, and bridges in Delaware	I	•
	N. B. The above appro- priations were made payable out of arrearages of State Taxes, except that for the	400 0	

out of arrearages of State Taxes, except that for the road through Igoe's Narrows, which was payable out of the balance of Loanoffice of 1793, due from

Huntingdon county.

General View of Appropriations, &c. continued.

Date of Appropri- ations.	Roads and Rivers.	Sum appro- priated.	• When paid.
April 6, 1802.	River Schuylkill, a balance due B. H. Latrobe, for the improvement of fair	r 1	
March 29, 1805.		2126	May, 1802.
0.0.0	Beaver,	500	April, 1805.
28, 1806.	Road from Baldeagle to river Allegheny,	800	June and July,
	Road from David Gray's	-	1806.
	Greene county, to the	-	
•	weftern boundary of the		
	State,	200	January, 1807.
31,	Road from Somerfet to		00-h
	Washington, Road from Blair's Gap, in	300	October, 1806.
	Huntingdon county, thro		Off. and Dec.
	Ebenfburg, &c. to the	:	1806, Jan.
	weftern boundary of the	:	March, and
	State, Based over Deldesele more	5000	April, 1807.
	Road over Baldeagle moun- tain, in Huntingdor		
	county,	200	October, 1808.
1807.			June, 1807, &
	tre county, to Waterford,	, 1000 /	March, 1808.
April 4,	Road through Moofic moun-	•	Aug. and Oct.
	tain,	2000	1807, Feb. &
7.	Improving Le Boeuff and		March, 1808.
7,	Frenchcreeks,		Sept. 1807.
	Road from Logan's Nar-		- I
	rows to the State Road,	· •	May and June,
	leading to Presqueifle,	800	1807.

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[28]

General View of Appropriations, Sc. continued.

	Date of Appropri- ation.	Roads and Rivers.	Sum app priated	ro- When paid. l.
-	April 10, 1807.	Road from Beaver to Mercer, \$450 Road from Pittiburg to Butler, 300 Road from Butler to Mercer, 400 Road from Mercer to Meadville, 600 Road from Butler to Franklin, 400 Road from Franklin to Meadville, 400 Road from Meadville	> 3000	Dec. 1807, to and including Nov. 1809. \$2646 09
	April 11, 1807.	to Waterford, 450 Roads in Franklin county, in Bedford, in Somerfet, in Weftmoreland, in Fayette, from Beula to Pitt burg,	, 600 1500 1500 1400 700	June. Nov. and Dec. 1807, & June, 1808.
		between Burnt Cab bins and Bedfor Farnace,	d	May, 1807.

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General View of Appropriations, Sc. continued.

Date of Appropri- ation.	Roads and Rivers.	Sum appi priated.	ro- When paid.
April 11, 1807.	Improving Schuylkill, Do. Sufquehanna, from Co-	10,000	August, 1808.
	lumbia to Middletown, Do. from Middletown to	1500	August, do.
	mouth of Juniata,	1 500	
	Do. Juniata, from its mouth	1	March . Oa.
	to Kishacoquillis,	500	March, 1809.
	Do. Baldeagle creek,	1000	May, 1808.
	Do. Ohio, from Pittfburg to		
· · ·	weftern boundary-line,	1000	September.
	Road from Sunbury towards)	-
	Harrifburg,	600	Dec. 1807.
	Do. from Michael Ort's,	,	
	over the Broadmountain,		Sept. do.
March 28, 1808.	Roads in Bedford county,		January, 1809.
• • •	Franklin,	900	May, 1809, \$400.
	Somerfet,	I 000	January, 1809.
	Weftmoreland,		
	wenthoremony,	1000	June, do.

[30]

Subscription, by the State, to certain Turnpike and Canal Stock; the former payable as the work progress; the latter, when completed.

Erie and Waterford,	100 Sh	ares at \$ 50 each,	\$5,000
Wilkesbarre and Easton,	250	ro	12,500
Sufquehanna and Lehigh,	100	100	10,000
Do. and Tioga,	200	100	20,000
Centre,	600	50	30,000
Harrifburg and Pittfburg (north-		•	-
ern route)	2000	50	100,000
Lancaster and Middletown,	100	100	10,000
Sufquehanna and York,	50	100	5,000
Gap and Newport,	100	50	5,000
Downingtown and Ephrata, &c.	100	100	10,000
Sufquehanna and Schuylkill Ca-			-
nal,			300,000

Of which the following have been paid.

	aterford Turnpi	ke,	-	-	\$5,000
	nd Middletown,		-	-	4,000
	a and Lchigh,	-	-	• • '	10,000
Eafton and	Wilkefbarre,	-	-	-	9,000
Centre,	` 	-	-	-	12,328

Debts due to the Commonwealth.

By the effate of John Nicholfon, formerly Comptroller-general, per report of the Re-	,		
gifter-general of last year,	107,729		
Deduct, paid in 1809,		1	
Deuter, paid in 1809,	18,209 68	-	
		89,519	32
By the United States, arifing out of monies a			
Pennfylvania, in 1794 and 1795, to suppress	the Infur-		
rection in certain weftern counties.		21,804	64
By Peter Baynton, formerly State Treasurer,		20,000	•
By the Truffees of the University of Pennfylw	ania	-	
Dy the Frances of the Oniversity of Tennity in	alla	10,000	•
By the Eafton Delaware Bridge Company,		7,000	
By the Commissioners of Luzerne county, for			
monies erroneously paid for taxes on Nichol-			
fon's land; fay, amount paid,	4,325		
Deduct, granted thereout to the Wilkef-	インジーン	,	
barre Academy, per Act of 19th March,			
1807,	2,000		
•	2,325		
Of which has been paid,	1,000		
or which im tool family	.,	T 20 P	
By William M'Dermett, of Bedford county, loan Act of 24th March, 1809, to be repaid (with		1,325	
five years,		3,000	
		3,544	
	•	•	

There are outflanding balances, of fome of the former and late Sheriffs, and County Treasurers (other than those in flatement, No. 4): But, as all such balances may be changed, by the production of remiffions, as to the former, and exonerations, &c. as to the latter, it feems unneceffary to swell the lift of Debts, by flating them.

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Bank and other Stock, the Property of the Commonwealth.

2,000 Shares in the Bank of Pennfyly	ania, which, at par,
is	1,000,000
5000 Shares in the Philadelphia Ban	k, at
par,	500,000
233 Shares in fame Bank, purchase	d by
the Governor, -	- 31,592 03
	531,592 03
1500 Shares in Farmers' and Mecha	anics'
Bank, agreeably to their Charter, at	t par, 75,000
208 Shares in the fame Bank, purc	haicd
by the Governor, -	- 15,117 68
	90,117 68
United States' Stock, -	21,410.78

Turnpike Stock.

Erie and Wa		-		-	-	5,000
Lancaster an	d Middletown,		` -	-	-	4,000
Sufquehanna	and Lehigh,		-	-	· -	10,000
Eafton and	Wilkesbarre,		-	-	-	9,000
Centre,	•	-		-	-	12,328

GEORGE BRYAN.

Auditor-general's Office, Dec. 23, 1809.

Receipts and Expenditures

IN THE

TREASURY

0¥

PENNSYLVANIA,

FROM THE FIRST DAY OF DECEMBER, ONE THOUSAND RIGHT HUNDRED AND EIGHT, TO THE THIRTIETH OF NQ. VEMBER, ONE THOUSAND EIGHT HUNDRED

AND NINE, INCLUSIVE.

LANCASTER:

PRINTED BY JOHN BURNSIDE. 1809.

• . • , · · , . • N

TREASURY.OFFICE, December 12th, 1809.

To the Speaker and Members of the Senate, and Speaker and Members of the House of Representatives.

Gentlemen,

I HAVE delivered, agreeably to law, to the Clerk of the House of Representatives, six hundred printed copies, of a detailed statement, of the receipts and expenditures at the Treasury office, from the first of December, 1808, to the 50th of November, 1809, inclusive.

The general account, No. I. exhibits a balance of two hundred and eighty-two thousand fifty dollars and ten cents, in favor of the Commonwealth.

No. II. III. and IV. contain abstracts from No. I. and No. V. a recapitulation of the monthly receipts and payments.

I have the honor to be,

Gentlemen,

Very respectfully,

Your most obedient servant.

WILLIAM FINDLAY.

• • •

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D_{R} . Exercises and expendicular the t	\mathbf{D}_{R} . Accepts and Expenditures in the IREASURY of LENNSYLVANIA, from the first to ξC_{R} .	¹⁰ CR.
ANCE remaining reasury on the 30th rember, as per last	Dolls. Cts. 1808. DAID Flizabeth Baxter, three months pension, due this day 2. Paid Alexander Brown, an associate judge of Mer-	Dolls. Cis.
report Received of Jacob Krug, treasurer of Lancaster county, on account of ta-	46,239 56 cer county, one quarter's salary, due the first of October last Paid Stacy Potts, junior, for notifying ten of the electors of a president and vice-president of the	
2, Received of Jonathan Smith, treasurer of Mer- cer county, on account of	£4	3 40 71 D 40 71
6, Received of Moses Scott, treasurer of Crawford county, on account of ta- vern licences	Paid Andrew Burkhard and others, for a cert No. 73, issued in their favor, for two tracts of in Luzerne county, released to the common of in nursuance of the acts of the fourth of Anril	
		5 1,093 49
Carried forward 47,	47,007 47 Carried forward	1,323 93

councy, one quarter a suary, de the area of Octo-	09 162
States, of their being elected to that trust No. 13 96	lin, treasurer of Philadel-
	, Received of Robert M'Mul-
7, F	33 4 3
the	
Eve Withington, two quarters pension ending	treasurer of Erie county,
the time of his decease No. 10 22 55	7, Received of John Kelso,
an associate judge of Berks county, safary due at	- 1,036 78
Paid the legal representatives of Nicholas Lutz, late	42 38
l last No. 9 35	
ty, one quarters salary, due the first of October	S 994 40
rink, an associate judge of W	on account of tavern li-
tember last	
6, Paid James Cowden, an associate judge of Dauphin	count of tavern licences 133
States, of their election to that trust No. 6 33 50	Fayette county, on ac-
	47,007 47
1808.	Dolle, Ctr. 1
$\mathbf{D}_{\mathbf{n}}$. Succepts and Expenditures in the IREASURY OF ENNEXLYANIA, from the first to $\{\mathbf{C}_{\mathbf{n}}\}$.	

1308. Dolls. Cta. Bronght forward Dells. Cta. Dolls. Cta. Dec. 8, Paid Jacob Hostetter, an associate judge of York country, four quarters salary, ending the 30th of Sep- tember last No. 15 to 18 140	Paid the following Electors of a President and Vice President of the United States.	Charles Thompson, <i>freedent</i> No. 19 27	Joseph Leiever 20 12 Adamson Tannehill 21 84	Thomas Leiper 22 27	50 C	Jacob w cyganat Peter Kimmell 25 63	- 26	David Fullerton 27 36	William Wilson 28 42	James Cowden 29 21	Gabriel Hiester, junior 30 18	Archibald Darrah 61 27	Carried farward
Dolls. Cig. 1808. 48,463 54 Dec. 8, Paid 3 county tembe	Paid anc			53 10	 ,		69 00				19 93		49,513 15
80 5 M	And on account of . tavern licences 257 68	Received of Jonathan	omith, treasurer of Mer- cer county, on account of	tavern licences	Received of Richard P.	LIOYO, SHETIFOL LICEAWARE county, on account of	court fines	13, Received of Jonathan	Smith, treasurer of Mer-	cer county, on account of	tavern licences		Carried forward +

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	[8]	-
	Dolls. Cls. 2350 98 24 27 27 27 28 234 56 54 54 54	8 ,298 9 8
and Expenditures in the TREASURY of PENNSYLVANIA, from the first to $\begin{cases} CR^2 \\ the thirty-first of December, 1808, inclusive. \end{cases}$	 1808. Brought forward Dec. 8, Paid George Hartman Dec. 8, Paid George Hartman Joseph Engle Joseph Huston Sa Joseph Huston Joseph Huston Paid Uriah Springer, brigade inspector of the second brigade of the thirteenth division of the militia, two quarters salary, ending the 30th of Nos. 36, 37 Paid John Pleming, an associate judge of Lycoming with the 30th of November, 1808 No. 38 Paid John Pleming, an associate judge of Lycoming county, one quarter's salary, due the first of October last Paid John M'Conaghey, per act of the 28th of March, 1808, the sum granter'to him by said act No. 40 Paid John M'Conghey, per act of the 28th of March, 1808, the sum granter'to him by said act No. 40 Paid James Hamilton, president of the ninth district of the court of common pleas, one quarter's salary, due the first of October last V, due the first of October last No. 41 	L Carried forward
ures in the	2,150 2,150	52,138 50
$\mathbf{D}_{\mathbf{R}}$. $\begin{cases} Receipts and Expendition the the the the the the the the the the$	 1808. Brought forward Dec. 14, Received of John Law- rence, late treasurer of Beaver county, on account of exempt fines \$ 15 39 And on account of tavern licences \$ 1 35 Received of James Lock- hart, treasurer of Chester vern licences \$ 902 88 And on account of exempt fines 1,247 13 15, Received of John Biddle, one of the assignees of Owen Biddle, a dividend of a balance due the com- monwealth 	Carried forward

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10 CR.	40	61.		•	
and Expenditures in the TREASURY of PENNSYLVANIA, from the first to the thirty-first of December, 1508, inclusive. Sht forward 52,138 50 of John Wikis- ceiver general, in the old and . Paid United States in the old and . Dec. 14, Paid Michael Leib, for his attendance as one of the electors of a president and vice-president of the No. 42 27	the second brigade of the thirteenth division of the militiantor the year 1808. Four regiments No. 43 Paid Samuel Cochran, brigade inspector of the first brigade of the fifteenth division of the militia, for	sundry disbursements for the use of his brigade No. 44 Paid John Cochran, an associate judge of Erie county two quarters salary, ending the 30th of Sep-	 16, Paid Amos Slaymaker, for services performed as brigade nuspector of the second brigade of the fourth division of the militia, from the fourth of August, to the 16th of September, 1807 No. 47 17, Paid William Greear, printer of the bills of the 	Senate, on account No. 48 Carried formond	
tures in t e thirty-f Dolle. Cts. 52,138 50	1,664 62	654 7¢		848 37	
DR. Xeccepts and Expendit 1808. Brought forward Dec. 15, Received of John M'Kis- sick, receiver general, monies received by him for Luds in the old and	new purchases 19, Received of Daniel Kehr, treasurer of Washington county, on account of ta-	vern licences Received of Ezra Doty, treasurer of Mifflin coun- try, on account of tavern	hered.	county, on account of ex- empt fines	
1808. Dec. 15, 1	19,	•	30,		

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-		-		
			170	of tavern licences
1,170 3	the first of October to this day, inclusive No. 57	<u>.</u>		ette county, on account
	wealth, two months and nineteen days salary, from			er, late treasurer of Fay-
	Paid Thomas M'Kean, as governor of the common-			*27, Received of Dennis Spring-
	sentatives, on account No. 56			count of court fines
	Paid James Thackara, clerk of the house of repre-			Dauphin county, on ac-
140	of September last No. 52 to 55			der, formerly sheriff of
	ington county, four quarters salary, ending the 30th			Received of Samuel El-
	Paid Boyd Mercer, an associate judge of Wash-		455	licences
87. 87.	vice-president of the United States No. 51			ty, on account of tavern
	mation of the election of electors of a president and			treasurer of Bucks coun-
	lishing in their newspaper the governor's procla-		-	Received of Enos Morris,
	Paid William M'Corkle and James Elliott, for pub-		131	vern licences
170	man language No. 50			county, on account of ta-
	nal of the late house of representatives in the Ger-			treasurer of Cumberland
	Paid Benjamin Mayer, in full for printing the jour-			Received of John Boden,
650	house of representatives No. 49		189 38	count of court fines
	state convention, agreeably to a resolution of the			Franklin county, on ac-
	the journals of the house of representatives and			tich, formerly sheriff of
). Paid James Engle. in full for collecting an index to		, , , , , , , , , , , , , , , , , , , 	Dec. 22, Received of George He-
		}		
Dolla. Cre		180	Dolls. Cre	-
			•	
	Dotte. Cre. 8,938 46 170 85 1,170	Point farmes Engle, in full for collecting an index to the journals of the house of representatives and state convention, agreeably to a resolution of the state convention, agreeably to a resolution of the bouse of representatives in the German language between the gradient of the journal of the lishing in their newspaper the governor's proclamation of the election of electors of a president and vice-president of the United States No. 51 Paid Boyd Mercer, an associate judge of Washington county, four quarters salary, ending the 30th of September last nation of the house of the house of representatives in the correst, the day include the salary, from the factor of the common-wealth, two months and nineteen days salary, from the first of October to this day, inclusive No. 57 1,15	Paid James Engle, in full for collecting an index to the journals of the house of representatives and state convention, agreeably to a resolution of the house of representatives in the Ger- nal of the late house of representatives in the Ger- man language Paid William McCorkle and James Elliott, for pub- lishing in their newspaper the governor's procla- mation of the election of electors of a president and vice-president of the United States No. 51 Paid Boyal Mercer, an associate judge of Wash- ington county, four quarters salary, ending the Soth of September last fraid James Thackara, clerk of the house of repre- sentatives, on account wealth, two months and nineteen days salary, from wealth, two months and nineteen days salary, from	Douls. Cta.1808.Brought forwardDouls55,506 33Dec. 19, Paid James Engle, in full for collecting an index to state convention, agreeably to a resolution of the house of representatives and state convention, agreeably to a resolution of the bid Benjamin Mayer, in full for printing the jour- nal of the house of representatives in the Ger- man language3,93189 38Paid Benjamin Mayer, in full for printing the jour- nal of the house of representatives in the Ger- man languageNo. 49151Paid William M'Corkle and James Elliott, for pub- lishing in their newspaper the governor's procla- mation of the election of electors of a president and vice-president of the United StatesNo. 51455Paid Boyd Mercer, an associate judge of Wash- ington county, four quarters salary, ending the 30th of September lastNo. 5540170Paid James Thackara, clerk of the house of repre- sentatives on account wealth, two months and nineteen days salary, from wealth, two months and nineteen days salary, from

7,400 94	Carried forward	Carried forward 58,585 73
- +3 60	Paid Jacob Fletcher, expenses of a guard employed in conveying William Smith, a convict, to the pe- nitentiary house in Philadelphia, from the jail in Bedford county No. 63	Gregor, auctioneer, on account of auction duties 11 1
5. 9		For office fees 68 7 Received of John Mac
3 7 89	Paid John Kean, register-general, for sundry dis- bursements in his office	4
	20, Faid Andrew Norney, brigade inspector of the first brigade of the second division of the militia, two quarters salary, ending the 30th of September last	viz. For lands in the old and new purchases
438 89	Lec. 19, Faid I homas M. I hompson, as secretary of the com- monwealth, two months and ninetcen days salary, from the first of October to this day, inclusive No. 58	with a section of John M'Als- sick, receiver general, monies received by him on the following accounts,
Dolle. Cte. 6,762 56	Brought forward	1808. Dolla. Cts. Brought forward 56,637 30

Brought forward	Brought forward 58,585 73 Dect. 20, Paid the late proprietaries for a certificate, No. 74,00 94
	issued in their favor, for lands in Luzerne county, released to the commonwealth, in pursuance of the acts of the fourth of April, 1799, and 15th of March, 1800 21, Paid William Hamilton, a balance for printing two
•	thousand five hundred copies of the act relating to domestic attachments, per a resolution of the 18th of December, 1807 Paid George Ross, an associate indre of Armstrong
	County, three quarters salary, ending the 30th of September last No. 66 to 68 105 Paid James Barr, an associate judge of Armstrong
	uter's salary, due ine n ott, an associate judge arters salary, ending t
	September last

	•					E	1	3]								
h	Dolls. Cis. 9,045 43	•	63	•	HOS			140		140		70			300		9,803 43
in which first of Tecchiner, 1000, inclusive.	1808. Broucht ferward	Dec. 22, Paid James Lowrey, for his attendance as one of the	l electors of a president and vice-president of the United States	Paid Henry Wynkoop, an associate judge of Bucks	County, three quarters salary, ending the 50th of Sentember last	tchinson, an associate j	county, four quarters sulary, ending the 30th of Sep-	paid Thomas Thus an according indus of Bucks	county, four quarters salary, ending the 30th of Sep-	tember last No. 80 to 83	Paid Francis Murray, an associate judge of Bucks	locativy, two quarters satary, enumy the soun of sume last Nos. 84, 85	Paid Benjamin Mayer, printer of the journal of the	bouse of representatives in the German language,	on account No. 86	,	Carried forward
IND DEALES JA	Dolls. Cts. 58,585 73																58,585 73
J	Brought forward			•													Carried forward
							(2									

Dolls. Cts. 58,585 73
6.2

Dolls. Crs. Brought forward 58,585 73		
	1808.	Dolls. C's.
	Brought forward	10,836 87
	Dec. 23, Paid Mary Cline Smith, one year's pension, ending	
	. the 29th of November last, per decree of the or-	•
	phans' court of Northumberland county No. 97	24
	Paid John Burnside, printer of the bills of the house	
	of representatives, on account No. 98	300
	24, Paid Robert Porter, the amount of an unfunded debt	1
	certificate, No. 266, issued in his favor for services	
	in recovering sundry debts due the commonwealth	
	No. 99	159 50 5
	Paid James G. Heron, an associate judge of Venango	
	county, one quarter's salary, due the first of July	}
	last No. 100	35
	26, Paid Hugh Hamilton, for publishing the governor's	
	proclamation of the persons elected electors of a	
,	president and vice-president of the United States	
	No. 101	ભ
	27, Paid James Stevenson, in full for his attendance as	
	one of the electors of a president and vice-presi-	
	dent of the United States No. 102	ო
	- Control formered	11 960 97

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Dolla. Cta. Brought forward Dolla. Cta. 58,585 73 Dec. 27, Paid Richard M. Crane, for salary as a clerk in the register-general's office, from the first of October to the tregister-general's office, from the first of October 11,360 37 11,360 37 Dec. 27, Paid Richard M. Crane, for salary as a clerk in the register-general's office, from the first of October No. 103 165 28, Paid David Young, a balance due to him for the counties of laws, kc. to sundry of the western counties of laws, kc. to sundry of the western counties No. 104 29, Paid Frederick Kuhn, an associate judge of Lancaster county, eleven quarters salary, ending the 30th of September last No. 105 to 115 30, Paid James Craig, for conveying James White, a convict, from the jail of Fayette county to the penitentiary house in Phladelphia, per a contract with the sheriff of said county No. 116 31, Paid John Hays, for conveying James Woirt, no. 16 16 31, Paid John Hays, for conveying James Woirt, no. No. 116 17 9, Paid John Hays, for conveying James Woirt, no. 16 46,330	Dolls. Cra.1808.Brought forward58,585 73Dec. 27, Paid Richard M. Crane, for salary as a clerk in the register-general's office, from the first of October to the 21st instant, inclusiveNo. 10328, Paid David Young, a balance due to him for the carriage of laws, &c. to sundry of the western countiesNo. 10429, Paid Frederick Kuhn, an associate judge of Lancas- ter county, eleven quarters salary, ending the 30th of September lastNo. 105 to 11530, Paid James Craig, for conveying James White, a convict, from the jail of Fayette county to the peni- tentiary house in Philadelphia, per a contract with the sheriff of said county penitentiary house in PhiladelphiaNo. 117810BalanceNo. 105 to 115No. 11691, Paid John Hays, for conveying Jedediah Seward, a convict, from the jail of Lycoming county to the penitentiary house in PhiladelphiaNo. 117	Brought forward Brought forward register-general's office, from the first of October to the 21st instant, inclusive No. 103 Paid David Young, a balance due to him for the carriage of laws, &c. to sundry of the western counties Paid Frederick Kuhn, an associate judge of Lancas- ter county, eleven quarters salary, No. 105 to 115 of September last Paid James Craig, for conveying James White, a corrict, from the jail of Fayette county to the peni- tentiary house in Philadelphia, per a contract with the sheriff of said county Paid John Hays, for conveying Jedediah Seward, a convict, from the jail of Lycoming county to the penitentiary house in Philadelphia Paid Jance	Dolls. Crs. -11,360 37 165	10]	å ,]	79 46,330 36	
	Dolla. Cra. 58,585 73 ,	Dolls. Cts. 58,585 73	, Paid Richard M. Crane, for salary as a clerk in the register-general's office, from the first of October to the 21st instant, inclusive No. 103	carriage of laws, e.c. to sundry of the western counties No. 104 Paid Frederick Kuhn, an associate judge of Lancas- ter county, eleven quarters salary, ending the 30th of September last No. 105 to 115	30, Paid James Craig, for conveying James White, a convict, from the jail of Fayette county to the peni- tentiary house in Phuladelphia, per a contract with the sheriff of said county No. 116 31, Paid John Hays, for conveying Jedediah Seward, a convict, from the jail of Lycoming county to the	No. 117	
	t forward	ought forward	Dolla. Cto. 58,585 73 D		·		G 20 202 70

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1809. Dolla. Cte. Jan. 1, Balance from last month 46,330 36 3, Received of Jacob Opp, late treasurer of Northampton	1809. Jan. 2,	Dolle. Cto, 266 50
county, on account of ta- vern licences § 366 39 And on account of exempt fines 173 46	Paid Ephraim Morton, clerk to ditto, one guarter's salary, due the first instant No. 119 Paid Joseph Ellicott, clerk to ditto, one guarter's sa- lary. due the first instant No. 120	× 183 50
 A, Received of Andrew Elli- cott, secretary of the land- 	Paid David Ryner, clerk to ditto, one quai lary, due the first instant - Paid Joseph Ulendenin, clerk in the survej	[17
office, on account of office fees 659 49 7, Received of James Trim-		1 58 33
ble, deputy-secretary of the commonwealth, on ac- count of fees received in the accretance office. 143 43	ter's salary, due the first instant No. 123 Paid Alexander Wilson, as clerk in the state-trea- surer's office, one quarter's salary, ^a due the first in- stant No. 124	108 33 966 66
9, Received of Enos Marris, as treasurer of Bucks county, on account of ex- empt fines 500	Paid William Findlay, state-treasurer, one salary, due the first instant	5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
Carried forward 48,173 43	- Carried forward	1,516 65

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 Poils. Cin. Brought forward Paid Nathaniel B. Boileau, sccretary of the commonwealth, his salary from the 20th December last until the fust instant Paid James Trimble, deputy-secretary of the commonwealth, one quarter's salary, due the first instant Paid John M. MiHer, clerk in the receiver-general's office, one quarter's salary, due the first instant Paid John Hudders, clerk in ditto, one quarter's salary, due the first instant Paid John Hudders, clerk in ditto, one quarter's salary due the first instant Paid John Hudders, clerk in ditto, one quarter's salary due the first instant Paid John Halsted, clerk in ditto, one quarter's salary due the first instant Paid John Halsted, clerk in ditto, one quarter's salary due the first instant Paid John Halsted, clerk in ditto, one quarter's salary due the first instant Paid Richard M. Crain, register-general, salary due the first instant Paid Robert M'Elwee, clerk in ditto, one quarter's salary due the first instant Paid Robert M'Elwee, clerk in ditto, one quarter's salary due the first instant Paid Robert M'Elwee, clerk in ditto, one quarter's salary due the first instant Paid George Duffield, comptroller-general, one quarter's salary, due the first instant Paid George Duffield, comptroller-general, one quarter's salary due the first instant 	1809. Brought forward Aca. 2, Paid Nathamiel B. Boileau, sccretary of the common- wealth, his salary from the 20th December last un- til the first instant Paid James Trimble, deputy-secretary of the com- monwealth, one quarter's salary, due the first in- stant monwealth, one quarter's salary, due the first instant office, one quarter's salary, due the first instant office, one quarter's salary, due the first instant No. 129 Paid John Hudders, clerk in ditto, one quarter's sa- lary, due the first instant the first instant Paid John Halsted, clerk in the comptroller-general's office, one quarter's salary, due the first instant the first instant Paid John Halsted, clerk in the comptroller-general's office, one quarter's salary, due the first instant the first instant the first instant the first instant field Robert M'Elwee, clerk in ditto, one quarter's salary, due the first instant paid George Duffield, comptroller-general's on on 132 Paid George Duffield, comptroller-general, No. 133 Paid George Duffield, comptroller-general, No. 133	
 Brought forward Paid Nathaniel B. Boileau, sccretary of the commonwealth, his salary from the 20th December last until the first instant Paid James Trimble, deputy-secretary of the commonwealth, one quarter's salary, due the first instant Paid John M. Miller, clerk in the receiver-general's office, one quarter's salary, due the first instant Paid John Hudders, clerk in ditto, one quarter's salary, due the first instant Paid John Hudders, clerk in ditto, one quarter's salary, due the first instant Paid John Hudders, clerk in the comptroller-general's office, one quarter's salary, due the first instant Paid John Halsted, clerk in the comptroller-general's office, one quarter's salary, due the first instant Paid Robert M'Elwee, clerk in ditto, one quarter's salary, due the first instant Paid Robert M'Elwee, clerk in ditto, one quarter's salary, due the first instant Paid Robert M'Elwee, clerk in ditto, one quarter's salary, due the first instant Paid George Duffield, comptroller-general's office, one quarter's salary, due the first instant Paid George Duffield, comptroller-general, one quarter's salary, due the first instant 	Jan. 2,	B, 173 43 B, 173 43 B, 173 43 B, 173 43 B, 173 43 Jan. 2, Jan. 2, Jan. 2, Jan. 2, Jan. 2, Jan. 2, Jan. 2, Jan. 2, Jan. 2, 197 94 685 52 60 52 49,541 91
		B, 173 43 B, 173 43 378 378 116 50 116 50 127 94 685 52 685 52 685 52 60 52 49.541 91

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	1 2002	4,970 8	•	·	400			500		19 20			666			500			40			80 83	
1808	_	Brought forward	Jan. 3, Paid John Joseph Henry, president of the second dis-	trict of the court of common pleas, one quarter's	salary, due the first instant No. 141	associate judg	supreme court, one quarter's salary, due the first	instant No. 142	Paid Catharine Alexander, one quarter's pension, due	the first instant No. 143	Paid William 'Filghman, chief-justice of the supreme	court, one quarter's sulary, due the first instant	No. 144	Paid Thomas Smith, one of the associate judges of	the supreme court, one quarter's salary, due the first	instant No 145	4, Paid John G. Bull, for the use of Archibald M'Fall,	one ycur's pension, duc the first instant, per act	of the 31st of March, 1807 No. 146	Paid Andrew Ellicott, for disbursements as secretary	of the land-office, for the use of said office, for three	mouths until the first instant No. 147	Lanna Lanna
Dolle Cie	JULK. C'8.	52,438 2				116 31		29 69				259 16					60				27 8		000 00
			Jan. 20, Received of Joseph M [.] Cart-	ney, treasurer of Indiana	county on account of ta-	vern licences	Received of ditto, on ac-	count of ditto	Received of Robert Alli-	son, treasurer of Hunt-	ingdon county, on account	of tavern licences	Received of James Trim-	ble, deputy-secretary of	the common wealth, on ac-	count of fees received in	the secretary's office	Received of Jonathan	Smith, late treasurer of	Mercer county, on ac-	count of tavern licences		
1809.			ູຊີ		•				•				ຮີ					24)					•

Remeht			
	Brought forward 52,930 26		7,185 83
Jan. 24, Received of the bank of Pennsvivania, six months	the bank of a six months	Jam. 4, Faid Feter Keplinger, six months pension, due the first instant, per act of the 19th of March, 1804	
dividend on	dividend on the stock of	No. 148	3.6
the state in said bank	bank, to	Paid William Boyd, for the use of James Waters	
the mrst instant Received of David Denny.	ant 40,000 Javid Denny.	SIX TRONTONS PERSION, PET ACT OF THE ZIST OF MARCH	200
treasurer of F	treasurer of Franklin coun-	the late proprietaries for a certificate.	ב ג
ty, on accou	ty, on account of tavern	issued in their favor, for two hundred and thirty-one	3
licences	160	acres seventy-two perches of lands in Luzerne coun-	21
25, Received of David Law-	David Law-	ty, released to the commonwealth, in pursuance of	
son, late treasurer	treasurer of	the acts of the fourth of April, 1799, and 15th of	1
Armstrong c		March, 1800 No. 150	1' ,482 33
count of tay	count of tavern licences 126 90	5, Paid William Hepburn, an associate judge of Ly-	
26, Received of John Stroman,	ohn Stroman,	quarters salary, e	1
treasurer of	treasurer of lork county,	DE L'ECCERDEE EASE	ð
censes.	83 60	•	
í F		•	
L			
Carried forward	forward 93,300 76-	Carried forward	8,783 15

1809, Dolla. Cts.	1809.	Dolla. Cie.
F A	Brought forward Jan. 6, Paid John Bioren, a balance for thirteen hundred co- pies of the eighth volume of the state laws, agree-	
for lands received by unit for lands in the old and new purchases	1806, and 24th of March, 1808 and 24th of March, 1808 Paid Jesse Fell, an associate judge of Luzerne coun- try one quarter's salary. due the first instant	1,827 50
for office	No. 159	35
fees 100 57 Received of James Trim-	Paid Susannah Neil, one year's pension, due the first of October last, per decree of the orphans' court of Washington county No. 160	, S
ble, deputy-secretary of the commonwealth, on acr	an associate rrs salary, en	_
count of fees received in the secretary's office 60 Received of John Mac	December last No. 161 to 164 Paid Samuel Cochran, brigade inspector of the first brieade of the fifteenth division of the militia. one	140
Liregor, auctioneer, on account of auction duties 10 48	quarter's salary, due the first instant No. 165 Paid ditto for blank forms for the use of his brieads	45
	for the year 1807. Six regiments No. 166	. 60
Carried forward 100,849 15	Carried forward	11,645 59

	Ì
ry due the first instant	1.300
of the count of common place and cummon's all	
Duid Tomas Hamilton manidant of the ninth distant.	
due the first instant No. 171	
of the court of common pleas, one quarter's salary,	1,642 53
Paid Bird Wilson, president of the seventh district	
lary, due the first instant No. 170	
of the court of common pleas, one quarter's sa-	86 4
Paid Samuel Roberts, president of the fifth district	
the first instant No. 169	
court of common pleas, one quarter's salary, due	31 61
Paid Jacob Rush, president of the first district of the	
county No. 168	
i to the town of Mercer, which lies within Beaver	count of auction duties. 1,177 34
ing that part of the road from the town of Beaver	
the 10th of April, 1807, for opening and improv-	
Paid the commissioners of Beaver county, per act of	642 33
the 28th of March last No. 167	
six months annuity, due the first instant, per act of	
Jan. 7, Paid Samuel White, for the use of John Maloney,	
Brought forward	100,849 15
1809.	Dolla. Cre.
	1809. Brought forward Jan. 7, Paid Samuel White, for the use of John J six months annuity, due the first instant, p the 28th of March last Paid the commissioners of Beaver county, p the 10th of April, 18U7, for opening and ing that part of the road from the town o to the town of Mercer, which lies withir county Paid Jacob Rush, president of the first distri- count of common pleas, one quarter's sal the first instant Paid Bird Wilson, president of the sevent of the court of common pleas, one qua lary, due the first instant Paid Bird Wilson, president of the sevent of the court of common pleas, one quarter due the first instant Paid James Hamilton, president of the sevent of the court of common pleas, one quarter due the first instant Paid James Hamilton, president of the nint of the court of common pleas, one quarter due the first instant Paid James Hamilton, president of the nint of the court of common pleas, one quarter due the first instant

Doll Doll are judge of Alleghe- ary, due the first in- udge of Montgomery ue the first instant	Paid Jacob F. Heston, an associate judge of Philadel- phia county, one quarter's salary, due the first in- stant Paid George Ross, an associate judge of Armstrong	county, one quarter's salary, due the first instant Paid Hugh Lloyd, an associate judge of Delaware county, four quarters sulary, ending the 31st of De- cember last Cember last Paid Hiram M'Neill, for the use of Thomas Snow-	muity, due the first instant No. 181 40
Jan. 7, F	н н	county, one quarter's salary, due the first instant No. 176 9, Paid Hugh Lloyd, an associate judge of Delaware county, four quarters salary, ending the 31st of De- cember laar M'Neill, for the use of Thomas Snow-	
Dollo. Cto. 105,728 99 on he ed ue ue	as- ith 487 67	•	
1809. Brought forward 1 Jan. 31, Received in payments on the bonds given to the commissioners appointed to collect the debt due by the estate of the late	John Nicholson, deceas- ed, to'the commonwealth		

S Receipts and Expend	ditures in th the thirty fi	DB. S Receipts and Expenditures in the TREASURY of PENNSTLVANIA, from the first to S Cz.
Brought forward	Dolls. Cts. 106,216 66	 1809, Dolle, Cie. 1809, Brought forward 13,968 79 Jan. 9, Paid Richard P. Loyd, for conveying Susan Ann Rodnar, a convict, from the jail of Delaware county to the penitentiary house in Philadelphia No. 182 10
		Paid Thomas M'Kean, junior, adjutant-general of the militia, one quarter's salary, due the first in- stant Paid ditto for postage of letters on public service, from the time of his appointment, to the first in- to the first in-
•		stant Paid Henry Hawkins, master-warden of the port of Philadelphia, for salary, clerk-hire, rent and contin- gent expenses of the warden's office, for three months, most is the first instant of the No. 185 312 80
•		for the use of Thor lue the first instant, J ry last . powder used by hin of May last, in trai Bucks county, per a
Carried forward	106,216 66	Carried forward 14,503 77

	Dolls, Cts. 1	1809.	Dolle. Cie.
Brought forward	106,216 66	Brought forward	14,503 77
		Mutray, an associate ju quarters salary, ending t	C 2
		Paid Henry Wynkoop, an associate judge of Bucks Paid Henry Wynkoop, an associate judge of Bucks	2
		county, one quarter's salary, the life life Nislaut	35
		10, Paid George Weaver, as clerk in the register-gene-	I
		rai's once, one quarter's salary, due the first in-	100
-		Anne M'Neale, three months pension,	0.61
		first instant No. 192	45
		Paid John Ryan, six months pension, due the first	
		MISTARLY PET ACT OF LOG 28TH OF MARCIN, 18UD No. 193	- 30
		Paid Timothy Matlack, master of the rolls, for enroll-	2
		ing the laws of the session of 1807-8, furnishing conv for publication, and sundry exemptifications	
		for the use of the officers of government No. 194	207 28
Carried forward	106,216 66	Carried forward	15,071 5

	Dolls Cts. 106,216 66	forward ammunition f ammunition f of the Philade of the 26th o de inspector of a militia, one
	<u></u>	 salary, due the first instant . No. 196 Paid ditto for sundry disbursements for the use of his brigade and blank forms for the year 1809, for seven regiments . No. 197 Al, Paid Samuel Cochran, brigade inspector of the first brigade of the fifteenth division of the militia, one quarter's salary, due the first instant No. 198 Paid James Smith, an associate judge of Indiana county, one quarter's salary, due the first instant No. 198 Paid Michael Leib, in full for his attendance and point of the first instant instant instant instant instant
•	106.316 66	mileage as a member of the house of representatives during the present session No. 200 124 20 Carried forward 15.468 69

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	Dolla. Cie.	1809.	Dalls. Cr.
Brought Iorward	100,315,001	Jan. 11, Paid James Trimble, for sundry disbursements for	10,408 05
		the contingent expenses of the executive depart-	1
		ment for three months until the first instant, per act of the 28th of March last No. 201	632 15
		iate judge	
		gomery county, four quarters salary, ending the 31st	
		01 December last Doil 100. 202 to 203 Paid James Thackare. clark of the house of repre-	140
		sentaliyes, on account Vicia V	400
		Paid Joseph B. M'Kean, attorney-general, one quar-	
		ter's salary, due the first instant No. 207	166 66
		12, Paid John Creigh, an associate judge of Cumber-	
•		county, one quarter's salary, due the	i
		stant No. 208	33
		raid James Martin, an associate judge of bediord	
		vounty out quarter a quarty due the and No. 209	35
•		Paid John Scott, an associate judge of Bedford coun-	,
	•	ty, one quarter's salary, due the first instant	
	•	No. 210	35
Carried forward	106,216 66	· Carried forward	16,932 48

 1809. Brought forward Brought forward 16,933 48 n. 12, Paid John Dickey, an associate judge of Redford county, four quartars salary, ending the 31st of December last county, four quartars salary, ending the 31st of December last Root 211 to 214 Paid Abraham Hildebrand, an associate judge of Cambria county, ten months and twenty-nine days salary, to the first of October last No. 215 Paid William Brooke, brigade inspector in the second brigade of the third division of the militis, three quarters salary, ending the 30th of September last to the commissioners of Somerset county, pursuant to the act of the 28th of March last, for improving the Pennsylvania state roud, the Clade and New Greenburg roada between the county per act of the 28th of Westmoreland county per act of the 28th of Westmoreland county per act of the 28th of Westmoreland county per act of the 28th of March last, for improving sundry roads in said county per act of the 28th of March last, for improving sundry roads in said county per act of the 28th of March last, for improving sundry roads in said county per act 	11, 15, 16, 16, 16, 16, 16, 16, 16, 16, 16, 16
1809. Brought forward a. 12, Paid John Dickey, an associate judge of Redford county, four quarters sulary, ending the 3 ist of De- cember last Paid Abraham Hildebrand, an associate judge of Cambria county, ten months and twenty-nine days salary, to the first of October last No. 215 Paid William Brooke, brigude inspector in the se- cond brigade of the third division of the militia, three quarters salary, ending the 30th of Septem- ber last att to the 28th of March last, for im- proving the Pennsylvania state roud, the Glade and New Greensburg roads between the town of So- merset and the line of Westmoreland county proving the commissioners of Bedford county, per act of the 28th of March last, for improving sundry roads in said county per act of the 28th of March last, for improving sundry	Jan. 12, F

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رمی در ا	Dolle. Cte. 21,990 42 200 18 35 200 35 35 30 30 30 30 30 30 30 30 30 30 30 30 30	£2,455 60
and Expenditures in the TREASURY of PENNSYLVANIA, from the first to $\int C_{R_o}$ the thirty first of January, 1809, inclusive.	 1809. Brought forward Jam. 13, Paid James Lamberton, brigade inspector of the first brigade of the seventh division of the militia, two quarters salary, ending the 31st of December last Nos. 221, 222 Paid ditto for blank forms for the use of his brigade for the year 1809, and sundry disbursements No. 223 14, Paid Ritter and company, printers of the journal of the senate in the German language, on account No. 224 Paid John Light, brigade inspector of the first instant county, one quarter's salary, due the first instant for No. 225 Paid James Patterson, brigade inspector of the first brigade of the fourth division of the militia, one quarter's salary, due the first instant one quarter's salary, due the first instant No. 236 	Carried forward
ditures in J the thirty J	Dolls. Cie, 106,216 66	106,216 66
DR. SReceipts and Expen	Brought forward	Carried forward

 1809. Brought forward Jan. 7, Paid Samuel White, for the use of John Maloney, six months annuity, due the first instant, per act of the 28th of March last No. 167 Paid the commissioners of Beaver county, per act of the 10th of April, 1807, for opening and improving that part of the road from the town of Beaver to the town of Beaver county per act of the first part of the town of Beaver count of the road from the town of Beaver count of the road from the town of Beaver count of the town of Beaver to the town of Beaver count of the road from the town of Beaver count of the road from the town of Beaver count of the road from the town of Beaver count of the town of Beaver count of the road from the town of Beaver count of the town of Beaver count of the road from the town of Beaver count of the town of Beaver count of the court of the road from the town of Beaver count of the court of common pleas, one quarter's salary, due the first instant Paid Bard Wilson, president of the seventh district of the court of common pleas, one quarter's salary, due the first instant Paid Bard Wilson, president of the seventh district of the court of common pleas, one quarter's salary, due the first instant Paid Bard Wilson, president of the ninth district of the court of common pleas, one quarter's salary, due the first instant Paid Bard Wilson, president of the ninth district of the court of common pleas, one quarter's salary, due the first instant Paid Bard Wilson, president of the ninth district of the court of common pleas, one quarter's salary, due the first instant 	°,
1809. Brought forward Jan. 7, Paid Samuel White, for the use of John Maloney, six months annuity, due the first instant, per act of the 28th of March last Paid the commissioners of Beaver county, per act of the 10th of April, 1807, for opening and improv- ing that part of the road from the town of Beaver to the town of Mercer, which lies within Beaver county Paid Jacob Rush, president of the first district of the court of common pleas, one quarter's salary, due the first instant Paid Bird Wilson, president of the first district of the court of common pleas, one quarter's salary, due the first instant Paid Bird Wilson, president of the seventh district of the court of common pleas, one quarter's salary, due the first instant paid James Hamilton, president of the ninth district of the court of common pleas, one quarter's salary, due the first instant bue the first instant of the court of common pleas, one quarter's salary, due the first instant paid James Hamilton, president of the ninth district of the court of common pleas, one quarter's salary, due the first instant paid James Hamilton, president of the ninth district of the court of common pleas, one quarter's salary, due the first instant paid James Hamilton, president of the ninth district of the court of common pleas, one quarter's salary, due the first instant paid James Hamilton, president of the ninth district of the court of common pleas, one quarter's salary, due the first instant paid James Hamilton, president of the ninth district of the court of common pleas, one quarter's salary, due the first instant paid James Hamilton, president of the ninth district of the court of common pleas, one quarter's salary, due the first instant paid and placent placent placent placent placent placent placent placent placenter p	1809. Jan 7, 1 H H H
	0,849 15 0,849 15 642 33 1,177 34 31 61 86 4 1,642 59 1,500

Dolle. Cte. 1809. 05,728 99 487 67 487 67 9,9	 1809. Brought forward Brought forward 13,653 39 Jan. 7, Paid George Wallace, an associate judge of Allegheny, county, one quarter's salary, due the first instant stant Paid John Jones, an associate judge of Montgomery county, one quarter's salary, due the first instant Paid Jacob F. Heston, an associate judge of Annstone first instant Paid Jacob F. Heston, an associate judge of Annstone county, one quarter's salary, due the first instant Paid George Ross, an associate judge of Annstrong county, one quarter's salary, due the first instant 9, Paid Hugh Lloyd, an associate judge of Delaware county, four quarters salary, ending the 31st of De- 	cember last No. 177 to 180 140 Paid Hiram M'Neill, for the use of Thomas Snow-denj one year's annuity, due the first instant No. 181 40
	1809. Jan. 7, F F F F F F F F F	cember last Paid Hiram denj one y

23		[26	312 80 [•	<u>_</u>	3 77
Dolls. Cts. 13,968 79		4 20	. 312	•	15	14,503 77
	ig Sus elawarc lphia tant-ge ic the	Faid ditto for postage of letters on public service, from the time of his appointment, to the first in-	Paid Henry Hawkins, master-warden of the port of Philadelphia, for salary, clerk-hire, rent and contin- gent expenses of the warden's office, for three months, No. 185	Paid 'Samuel Johnston, for the use of Thomas Cox, paid 'Samuel Johnston, for the use of Thomas Cox, one year's annuity, due the first instant, per act of the fourth of February last 'No. 186 Det I John Francis for nonvelor used by him on the	raid Joint Liveus, for Power and the mining the ninth and tenth days of May last, in training the artillery company of Bucks county, per act of the 26th of March last No. 187	Carried forward
1809,	Jan. 9			•		
Dolle. Cre.						
Renteht forward			•			

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Brought forward	Dolla. Cts.	1809. Jan 9. Paid Francis Murrav an associate indre of Bucks	Dolls. Cts. 14,503 77
		county, two quarters salary, ending the 31st of Sep- tember last Nos. 188, 189	02
		Paid Henry Wynkoop, an associate judge of Bucks county, one quarter's salary, due the first instant	•
		10, Paid George Weaver, as clerk in the register-gene-	
	•	ral's office, one quarter's salary, due the first in- stant No. 191	190
		l'Neale, three months pension,	
		first instant a nonthe newsion due the first	45
		instant, per act of the 28th of March, 1806	
		No. 193	. 20
•		Faid Limothy Matlack, master of the rolls, for enroll- ing the laws of the session of 1807–8, furnishing	
		copy for publication, and sundry exemplifications	
-		for the use of the officers of government No. 194	207 28
Cerricd forward	106,216 66	Carried forward	15,071 5

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and the second
re first to $\sum_{Dolls. Cit.} C_R$. Dolls. Cit. 15,071 • Innished 15,071 • March No. 195 77 10	the first quarter's No. 196 45 e use of	ar 1809, No. 197 71 34 the first	f Indiana t instant		No. 200 124 20 15,468 69
 7. TREASURY OF PENNSYLVANIA, from the state of January, 1809, inclusive. 1809. Brought forward Jan. 10, Paid Frederick Eringer, for ammunition for giment of artillery, per act of the 26th class for a state of artillery. 	Paid Abraham Doebler, brigade inspector of the first brigade sixth division of the militia, one quarter's salary, due the first instant • No. 196 Paid ditto for sundry dishursements for the use of	his brigade and blank forms for the year 1809, for seven regiments No. 197 11, Paid Samuel Cochran, brigade inspector of the first	Purgace of the Ancentru UNISION of the Annual of Annual One quarter's salary, due the first instant No. 198 Paid James Smith, an associate judge of Indiana county, one quarter's salary, due the first instant	No. 199 Paid Michael Leib, in full for his attendance and mileage as a member of the house of representatives	during the present session Carried forward
litures in tl the thirly fi Dolls Cts. 106,316 66					106,216 66
DR. <i>S Receipts and Exhen</i> Brought forward					Carried forward

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Brought forward	ward	Dolls. Cis. 106,216 66	1809. Jan 11. Paid James Trimble. for sundry dishursements for	Dolls. Cts. 15,468 65
			the contingent expenses of the executive depart- ment for three months until the first instant, per act of the 28th of March last No. 201	652 11
			Paid Benjamin Markley, an associate judge of Mont- gomery county, four quarters salary, ending the 31st of December last	071
			ra, clerk of the house	
			sentalives, on account Paid Joseph B. M'Kean, attorney-general, one quar-	400
			tcr's salary, due the first instant No. 207 13. Paid John Creigh, an associate judge of Cumber-	166 66
			land county, one quarter's salary, due the first in-	36
			lames Martin, an associate judge of v. one quarter's salary, due the firs	3
•			No. 209	35
			Paid John Scott, an associate judge of Bediord coun- ty, one quarter's salary, due the first instant	
			No. 210	35
Carried for	forward	106,216 66	· Carried forward	16,933 48

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106,216 66	Dolls. Cts. 1809. Dolls. Cts. 06,216 66 Jan. 12, Paid John Dickey, an associate judge of Redford county, four quarters sulary, ending the 31st of December fast 16,933 48
	n Hildebrand, an associate judge of hty, ten months and twenty-nine days i first of October last Brooke, brigade inspector in the se-
	Dotter Direction of the United division of the initial, three quarters salary, ending the 30th of Septem- ber last Paid the commissioners of Somerset county, pursu- ant to the act of the 38th of March last, for im- proving the Pennsvivania state road, the Clade and
	New Greensburg roads between the town of So- merset and the line of Westmoreland county Paid the commissioners of Bedford county, per act of the 28th of March last, for improving sundry

Carried forward	106.916 66	framed frames
one quarter's salary, due the irrst instant No. 2:		
cond brigade of the fourth division of the milit		
Paid James Patterson, brigade inspector of the s		•
ter's salary, due the first instant No. 2.	•	
gade of the fourth division of the militia, one qua	-	
Paid John Light, brigade inspector of the first bi		
No. 225		
county, one quarter's salary, due the first instan		
Paid Andrew Graff, an associate judge of Lancast	•	
No. 45		,
4 14, Faid Kitter and company, printers of the journal		
No. 223		
gade for the year 1809, and sundry disbursemen		
Paid ditto for blank forms for the use of his bu		
Auticle salary, churche die une une Nos. 221, 22		
brigade of the seventh division of the militia, two		
Jan. 13, Paid James Lamberton, brigade inspector of the fir	no or stoot	NICH TOL TOLMAR
I BOY.	Dolla. Cts.	•
	 1809. Brought forward Jan. 13, Paid James Lamberton, brigade inspector of brigade of the seventh division of the miliquarters salary, ending the 31st of Decemberdon for the year 1809, and sundry disburled for the year 1809, and sundry disburlet. Paid Ritter and company, printers of the jot the senate in the German language, on a Paid John Light, brigade inspector of the gade of the fourth division of the militia, of ter's salary, due the first paid James Paterson, brigade inspector of the gade of the fourth division of the militia, or ter's salary, due the first paid James Paterson, brigade inspector of the one quarter's salary, due the first paid James Paterson, brigade inspector of the one quarter's salary, due the first instant 	Jan. 180

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Dolla. Cre.	22,455 60	•			35			45		86 59		•	2	•		0			49 50			35	99.776 69
1809.		Law 16 Doild John Camon an accordate indre of Damhin	ami 10) 1 ain 20111 Carsons an associate Jude of Paulynin	county, one quarter's salary, due the first instant	No. 228	Paid William Duncan, brigade inspector of the se-	cond brigade of the first division of the militia, one	ouarter's salary. due the first instant No. 229	Paid ditto for sundry disbursements for the use of his	brigade and blank forms for the year 1809 No. 230	Paid John Dorsey, for the use of Albright Weaver,	one year's annuity, due the first instant, per act	of the 28th of March last No. 231	17, Paid Rees Hill, brigade inspector of the second bri-	gade of the fourteenth division of the militia, one	quarter's salary, due the first instant No. 232	Paid ditto for sundry disbursements for the use of	his brigade and blank forms for the year 1809	No. 233	Paid William Brown, an associate judge of Millin	county, one quarter's salary, due the first instant	No. 234	Comiad frameand
Dollh. Cto.	106.216 66																						106.916 66
	Brought forward				(ζ.																	Carried forward
		Dolls, Cte. 1809. 106.216 66 Brought forward	Brought forward Boid Tahn Comon an accordate indre of Dounhin	Dolli, Cte. 1809. 106,216 66 Brought forward Jauphin Carson, an associate judge of Dauphin	Dolly. Cte. 1809. 106,216 66 Jan. 16, Paid John Carson, an associate judge of Dauphin county, one quarter's salary, due the first instant	Dolly. Cte. 1809. Brought forward Brought forward 106,216 66 Jan. 16, Paid John Carson, an associate judge of Dauphin county, one quarter's salary, due the first instant No. 228	Dolly. Cte. 1809. Brought forward Brought forward 106,216 66 Jan. 16, Paid John Carson, an associate judge of Dauphin county, one quarter's salary, due the first instant No. 228 Paid William Duncan, brigade inspector of the se-	Dolly. Cte. 1809. Brought forward 106,216 66 Jan. 16, Paid John Carson, an associate judge of Dauphin county, one quarter's salary, due the first instant No. 228 Paid William Duncan, brigade inspector of the se- cond brigade of the first division of the militia, one	 Dolls. Cte. 1809. Brought forward Jaz. 16, Paid John Carson, an associate judge of Dauphin county, one quarter's salary, due the first instant No. 228 Paid William Duncan, brigade inspector of the second brigade of the first division of the militia, one quarter's salary, due the first instant No. 229 	 Dolls. Cte. 1809. Brought forward Jan. 16, Paid John Carson, an associate judge of Dauphin county, one quarter's salary, due the first instant No. 228 Paid William Duncan, brigade inspector of the second brigade of the first instant No. 229 Paid ditto for sundry disbursements for the use of his 	 Doll. Cto. 1809. Brought forward 20,000. 106,216 66 Jan. 16, Paid John Carson, an associate judge of Dauphin 22,4 San. 16, Paid William Duncan, brigade inspector of the second brigade of the first division of the militia, one quarter's salary, due the first instant No. 228 Paid ditto for sundry disbursements for the use of his brigade and blank forms for the year 1809 No. 230 	 Doll. Cto. 1809. Brought forward 20,000. 106,216 66 Jan. 16, Paid John Carson, an associate judge of Dauphin 22,4 San. 16, Paid William Duncan, brigade inspector of the second brigade of the first division of the militia, one quarter's salary, due the first instant No. 228 Paid ditto for sundry disbursements for the use of his brigade and blank forms for the use of his brigade and blank forms for the use of his brigade and blank forms for the use of his brigade and blank forms for the use of his brigade and blank forms for the use of Albright Weaver, 	 Doll. Cto. 1809. Brought forward Brought forward 22,4 106,216 66 Jan. 16, Paid John Carson, an associate judge of Dauphin county, one quarter's salary, due the first instant No. 228 Paid William Duncan, brigade inspector of the second brigade of the first division of the unlitie, one quarter's salary, due the first instant No. 229 Paid John Dorséy, for the use of Albright Weaver, one year's annuity, due the first instant, per act 	 Doll Cto. 1809. Brought forward Brought forward 22,4 106,216 66 Jan. 16, Paid John Carson, an associate judge of Dauphin county, one quarter's salary, due the first instant No. 228 Paid William Duncan, brigade inspector of the second brigade of the first division of the militis, one quarter's salary, due the first instant No. 229 Paid ditto for sundry disbursements for the use of his brigade and blank forms for the vero, one year's annuity, due the first instant, per act of the 28th of March last No. 231 	Dollin. Cto.1809.Dollin. Cto.1809.Dollin. Cto.106,216 66Jan. 16, Paid John Carson, an associate judge of Dauphin county, one quarter's salary, due the first instant No. 22823,4Paid William Duncan, brigade inspector of the se- cond brigade of the first division of the militis, one quarter's salary, due the first instant brigade and blank forms for the verof, one year's anuity, due the first instant, per act of the 28th of March last20,017, Paid Rees Hill, brigade inspector of the second brigade of the 28th of March lastNo. 229	Dolly. Cto.1809.Dolly. Cto.1809.Dolly. Cto.106,216 66Jan. 16, Paid John Carson, an associate judge of Dauphin county, one quarter's salary, due the first instant No. 22822,4Paid William Duncan, brigade inspector of the se- cond brigade of the first division of the militia, one quarter's salary, due the first instant brigade and blank forms for the year 1809 No. 239200Paid John Dorsey, for the use of Albright Weaver, one year's sanuity, due the first instant.No. 229Paid John Dorsey, for the use of Albright Weaver, 	 Doll Cto. 1809. Brought forward Brought forward 22,4 106,216 66 Jan. 16, Paid John Carson, an associate judge of Dauphin county, one quarter's salary, due the first instant No. 228 Paid William Duncan, brigade inspector of the second brigade of the first division of the militia, one quarter's salary, due the first instant No. 229 Paid ditto for sundry disbursements for the use of his brigade and blank forms for the year 1809 No. 230 Paid John Dorsey, for the use of Albright Weaver, one year's annuity, due the first instant, per act of the 28th of March last 17, Paid Rees Hill, brigade inspector of the second brigade of the fourteenth division of the militia, one quarter's salary, due the first instant. 	 Doll Cte. 1809. Brought forward Brought forward 22,4 106,216 66 Jan. 16, Paid John Carson, an associate judge of Dauphin county, one quarter's salary, due the first instant No. 228 Paid William Duncan, brigade inspector of the second brigade of the first division of the militia, one quarter's salary, due the first instant No. 229 Paid ditto for sundry disbursements for the use of his brigade and blank forms for the year 1809 No. 230 Paid John Dorsey, for the use of Albright Weaver, one year's annuity, due the first instant, per act of the 28th of March last 17, Paid Rees Hill, brigade inspector of the second brigade of the fourteenth division of the militia, one quarter's salary, due the first instant. No. 231 	 Doll Cte. 1809. Brought forward Brought forward 22,4 106,216 66 Jan. 16, Paid John Carson, an associate judge of Dauphin county, one quarter's salary, due the first instant No. 228 Paid William Duncan, brigade inspector of the second brigade of the first division of the militia, one quarter's salary, due the first instant No. 229 Paid ditto for sundry disbursements for the use of his brigade and blank forms for the year 1809 No. 230 Paid John Dorséy, for the use of Albright Weaver, one year's annuity, due the first instant, per act of the 28th of March last 17, Paid Ress Hill, brigade inspector of the second brigade of the fourteenth division of the militia, one quarter's salary, due the first instant. No. 233 Paid ditto for sundry disbursements for the use of his brigade and blank forms for the year 1809 	 Doll Cte. 1809. Brought forward Brought forward 22,4 106,216 66 Jan. 16, Paid John Carson, an associate judge of Dauphin county, one quarter's salary, due the first instant No. 228 Paid William Duncan, brigade inspector of the second brigade of the first division of the militia, one quarter's salary, due the first instant No. 229 Paid ditto for sundry disbursements for the use of his brigade and blank forms for the year 1809 No. 230 Paid John Dorséy, for the use of Albright Weaver, one year's annuity, due the first instant, per act of the 28th of March last No. 231 17, Paid Ress Hill, brigade inspector of the second brigade of the fourteenth division of the militia, one quarter's salary, due the first instant No. 232 Paid ditto for sundry disbursements for the use of his brigade and blank forms for the year 1809 No. 233 	 Doll Cto. 1309. Brought forward Brought forward 22,4 106,216 66 Jan. 16, Paid John Carson, an associate judge of Dauphin county, one quarter's salary, due the first instant No. 228 Paid William Duncan, brigade inspector of the second brigade of the first division of the militia, one quarter's salary, due the first instant No. 229 Paid ditto for sundry disbursements for the use of his brigade and blank forms for the year 1809 No. 230 Paid John Dorsey, for the use of Albright Weaver, one year's annuity, due the first instant, per act of the 28th of March last No. 231 I', Paid Rees Hill, brigade inspector of the second brigade of the first instant, per act of the furce for sundry disbursements for the use of his paid ditto for sundry disbursements for the use of his brigade and blank forms for the year 1809 No. 233 Paid ditto for sundry disbursements for the use of his brigade and blank forms for the year 1809 No. 233 Paid William Brown, an associate judge of Millin 	 Doll Cto. 1809. Brought forward Brought forward 22,4 106,216 66 Jan. 16, Paid John Carson, an associate judge of Dauphin county, one quarter's salary, due the first instant No. 228 Paid William Duncan, brigade inspector of the second brigade and brins for the trest division of the milita, one quarter's salary, due the first instant No. 229 Paid John Dorsey, for the use of Albright Weaver, one year's annuity, due the first instant No. 230 Paid John Dorsey, for the use of Albright Weaver, one year's annuity, due the first instant, per act of the 28th of March last No. 231 Paid ditto for sundry disbursements for the use of his brigade and blank forms for the trest instant, per act of the 28th of March last No. 231 Paid ditto for sundry disbursements for the use of his brigade and blank forms for the vector of the second brigade of the fourteenth division of the second brigade field to for sundry disbursements for the use of his brigade and blank forms for the vector of his brigade and blank forms for the vector of his brigade and blank forms for the year 1809 No. 233 Paid William Brown, an associate judge of Miflin county, one quarter's salary, due the first instant No. 233 Paid William Brown, an associate judge of Miflin county, one quarter's salary, due the first instant for the trest instant No. 233 Paid William Brown, an associate judge of Miflin county, one quarter's salary, due the first instant for the trest instant 	 Doll Cto. 1809. 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Brought forward	Dolls, Cts.	1809, Brought forward	Dolls. Cu 22,776 6
		Jan. 18, Faid Jonathan Walker, president of the fourth dis- trict of the court of common pleas, one quarter's salary, due the first instant No. 235	. 007
		rter's pension,	Ş
		19, Paid Benjamin Crimler, printer of the journal of the house of representatives, a balance due to him for	
		printing the journal of last session No. 237 Paid Frederick Wolbert, an associate indee of Phila-	162
		delphia county, one quarter's salary, due the first instant No. 238	80
•		Paid John Young, president of the tenth district of the count of common place one custor's colory due	
•	-	the first instant	400
		20, Paid David Stewart, an associate judge of Hunting- don county. five outerters salary. ending the 30th of	•
		December last No. 240 to 244	175
	106010 65	, Long Line	500 F
Carried lorward .	00 012 CONT .	Larrico Jorward	

and Expenditures in the TRAASURY OF PERNSYLYANIA, from the first the thirty first of famuary, 1809, inclusive. Dolla, Cta. 1800. Brought forward James of the counties of Micean, Potter and Tiogra, and returning a draught of the same to the dary lines of the secretary of the commonwealth, per acts of the secretary of the commonwealth, per acts of the secret proprietate issued in their favor, No. 77, for seventy-four acres wenty- ison the fourth of April, 1799, and 13th of March, 1800 No. 345 91, Paid the lare Agnew, brigade inspector of the second to the commonwealth, in pursuance of the second to the commonwealth, in pursuance of the second of the fourth of April, 1799, and 13th of March, 1800 No. 347 Paid James Agnew, brigade inspector of the second outry one quarter's salary, due the first instant ounty, one quarter's salary, due the first instant No. 246	 2. Skeeipts and Expenditures in the TARASURY of PERNSSILVANIA, from the first to the thirty first of January, 1809, inclusive. 2. Supplet forward bo,916 66 3. Supplet forward bo,916 66 3. January, 1809, inclusive of Mrsen, Fotter and Toga, and returning a draught of the same to the activity first of the same to the effect of the scenetary of the commonwealth, performed the late of the scenetary of the common wealth, performed the late of the scenetary for seventy-four actes twenty-teres of the fourth, 1799, and 13th of April, 1799, and 13th of March, 1806 for each of the fourth of the same of the fourth, 1799, and 13th of March, 1806 for each of the fourth of April, 1799, and 13th of March, 1806 for each of the fourth of April, 1799, and 13th of March, 1806 for each of the fourth of April, 1799, and 13th of March, 1806 for each of the fourth of April, 1799, and 13th of March, 1806 for each of the fourth of April, 1799, and 13th of March, 1806 for each of the fourth of April, 1799, and 13th of March, 1806 for activity is the fourth of April, 1799, and 13th of March, 1806 for the commonwealth, in pursuance of the scond of the fourth of April, 1799, and 13th of March, 1806 for the commonwealth, and and by infine to the commonwealth, in the scond of the fourth of April, 1799, and 13th of March, 1806 for the commonwealth, in pursuance of the scond of the fourth of April, 1799, and 13th of March, 1806 for the commonwealth, in pursuance of the scond of the fourth of April, 1799, and 13th of March, 1806 for the commonwealth, in the fourth of April, 1799, and 13th of April, 1996 of York, 2000 for and 18th of April, 1799 and 18th of April, 2000 for the commonwealth, and associate judge of York 2000 for and 18th of April, 1799 and 18th of April, 2000 for an associate judge of York 2000 for a subry, one quarter's salary, due the first instant 2000 for 2000 for 2000 for 2000 for 200	Da. E Receipts and Expenditures in the TARASURF of PERNSYLVANIA, from the first the thirty first of Famary, 1800, inclusive. Brought forward No5,216 of Lan 20, Pad George Ress, for running ad marking the bome diary lines of the contines of NKEan, Potter and Toges, and returning ad transfer the same ob Gives of the 26th of March, 1800, and 18th of April, No. 245 S1, Pad the tage proprietaries for a certificate issued in their favor, No. 77, for seventy-four seventy- eight perches of land in Luzeme county, released to the commoweakh, in pursuance of the acts of the fourth of April, 1799, and 18th of March, 1800. 243 S1, Pad the large proprietaries for a certificate issued to the commoweakh, in pursuance of the acts of the fourth of April, 1799, and 18th of March, 1800. 243 Carried forward 106,216 do	N ^a	Dolls. 34,00	18,	4	Ø	34,79
and Expenditures in the the thirty firs ght forward 206,316 66 Jo ed forward 106,316 66	Receipts and Expenditures in the thirty firs. Receipts and Expenditures in the thirty firs. Recught forward 106,316 66 Jo Carried forward 106,316 66	DR. Expendiences in the thirty firs. Brought forward Possils 66 Ja Carried forward 106,216 66 Ja	TREASURY of PENNSYLVANIA, from the first t of January, 1809, inclusive.	1809. Brought forward The 20, Paid George Ross, for running and marking the borm- dary lines of the counties of M'Kean, Potter and Tioga, and returning a draught of the same to the office of the secretary of the commonwealth, per acts of the 26th of March, 1804, and 12th of Auril acts of the 26th of March, 1804, and 12th of Auril	1807 1807 21, Peid the late proprietaries for a certificate issued in their favor, No. 77, for seventy-four acres twenty- eight perches of land in Luzenne county, released to the commonweakth, in pursuance of the acts of the fourth of American 1700 and 14th of Merch. 1800	Paid James Agnew, brigade inspector of the second brigade of the twelfth division of the militia. for anners dishursements made by him for his brieade	Paid Jacob Hostetter, an associate judge of York county, one quarter's salary, due the first instant	No. 248 Carried forward
and Expem ght forward	Receipts and Expem Rought forward Carried forward	DR. Ekeceipts and Expern Rought forward Carried forward	ditures in the the thirty first				·····	106,216 66
	B. E Receipts	DR. EReceipts	and Expen	ışht forward				ied forward

25,077 5T	Carried forward	106,216 66	Charled forward
30	Puid Frederick Evans, brigade inspector of the farst brigade of the ninth division of the militia, one quarter's salary, due the first instant No. 255		
35	ty, one quarter's salary, due the first instant No. 254		
35	No. 253		
	24, Paid John Ralston, an associate judge of Chester	<u>***-</u>	
30	prigate of the tenth division of the militia, one quarter's salary, due the first instant No. 252		
	Paid Samuel Stewart, brigade inspector of the first		
35	county, one quarter's salary, due the first instant No. 251		•
	Paid Alexander Brown, an associate judge of Merccr		
2	Paid ditto for blank forms for the use of his brigade for the year 1809. Seven regiments No. 250	• • •	
52 50	gade of the eleventh division of the miliua, one quarter's salary, due the first instant No. 249		
•	Jan. 23, Paid John Young, brigade inspector of the first bri-		
Dolla. Cte. 24.7 CD 7	1809. Brusscht formand	Dolls. Cts.	Broneht forward

DR. Ekceighs and Expenditures in the TREASURY of PENNSYLVANIA, from the first 10 S C Brought forward 106,216 66 January, 1809, inclusive. Dath, C Brought forward 106,216 66 Jan. 24, Paid Frederick Evans, brigade inspector of the first Dath. C Brought forward 106,216 66 Jan. 24, Paid Frederick Evans, brigade inspector of the first Dath. C Dath. C Brought forward 106,216 66 Jan. 24, Paid William Clarks, an associate judge of Sonterset County, one quarter's salary, due the first instant Paid dito as brigade inspector of the first brigade ounty, one quarter's salary, outing the 21st of Douesty four quarters salary, only, pare quarter's salary, only, pare Paid John Kimmell, an associate judge of Sonterset paid John Kimmell, an associate judge of Sonterset Paid Alexander Ogle, for the use of Christian Shoc- tis strander Ogle, for the use of Christian Shoc- key, six months annuity, due the first instant, Po. 253 Paid Alexander Ogle, for the use of Christian Shoc- Key, six months annuity, due the first instant, Po. 253 Paid Alexander Ogle, for the use of Christian Shoc- key, six months annuity, due the first instant, per co the 24th of March last. No. 254 Dath. Carried forward Ionerate Dath. Dath. Carried forward Ionerate Dath. Dath. Da		_			
Dolls. Cts.1809.Brought forward106,316 66Jan. 24, Paid Frederick Evans, brigade inspector of the first brigade of the ninth division of the militia, for blank formas for the use of his brigade for the year 1809. Four regiments Paid William Clarke, an associate judge of Crawford county, one quarter's salary, due the first instant No. 257 Paid ditto as brigade inspectow of the first instant No. 258 Paid John Kimmell, an associate judge of Somerset county, four quarters salary, onding the 31st of December lastPaid Alexander Ogle, for the use of Dennis Mtknight, six months annuity, due the first instant, per act of the 26th of January, 1807No. 259 Paid Alexander Ogle, for the use of Christian Shoc- face, six months annuity, due the first instant, per act of the 26th of January, 1807No. 259 Paid Alexander Ogle, for the use of Christian Shoc- face, six months annuity, due the first instant, per act of the 26th of January, 1807No. 265 Paid Alexander Ogle, for the use of Christian Shoc- face, six months annuity, due the first instant, per act of the 26th of January, 1807No. 265Paid Alexander Ogle, for the use of Christian Shoc- face, six months annuity, due the first instant, per act of the 26th of fanuary, 1807No. 265Paid Alexander Ogle, for the use of Christian Shoc- face, six months annuity, due the first instant, per act of the 26th of the 24th bit March last.106,316 66	-	Rei	nditures in t the thirty fi	be TREASURY of PENNSYLVANIA, from the first irst of January, 1809, inclusive.	°∑ °
Point regiments four flarke, an associate judge of Crawford county, one quarter's salary, due the first instant No. 257 Paid ditto as brigade inspectow of the first brigade of the sixteenth divison of the militia, one quarter's salary, due the first instant Paid John Kimmell, an associate judge of Somerset county, four quarters salary, onding the 31st of December last Paid Alexander Ogle, for the use of Dennis Mtknight, six months annuity, due the first instant, per act of the 24th of March last Poid for use of Christian Shoc- key, six months annuity, due the first instant, per act of the 24th of March last Poid forward Paid Alexander Ogle, for the use of Christian Shoc- key, six months annuity, due the first instant, per act of the 24th of March last Plo6, Plo7		Brought forward	Dolls. Cie. 106,316 66	1809. 2 4 , I	Dalls. (25,077
 county, one quarter's salary, due the first instant Paid ditto as brigade inspector of the first brigade of the sixteenth divison of the militia, one quarter's salary, due the first instant No. 257 Paid John Kimmell, an associate judge of Somerset county, four quarters salary, ending the 31st of December last Paid Alexander Ogle, for the use of Dennis McKnight, six months annuity, due the first instant, per act of the 26th of January, 1807 Paid Alexander Ogle, for the use of Christian Shockast of the 26th of January, due the first instant, per act of the 26th of January, due the first instant, per act of the 26th of March last No. 263 Paid Alexander Ogle, for the use of Christian Shockast of the 26th of January annuity, due the first instant, per act of the 26th of Sanuary annuity, due the first instant, per act of the 26th of Sanuary annuity, due the first instant, per act of the 26th of Sanuary annuity, due the first instant, per act of the 26th of Sanuary annuity, due the first instant, per act of the 26th of Sanuary annuity due the first instant, per act of the 26th of Sanuary annuity due the first instant, per act of the 26th of Sanuary annuity due the first instant, per act of the 26th of Sanuary annuity due the first instant, per act of the 26th of Sanuary annuity due the first instant, per act of the 26th of Sanuary annuity due the first instant, per act of the 26th of Sanuary annuity due the first instant, per act of the 26th of Sanuary annuity due the first instant, per act of the 26th of Sanuary and Sanuar				prigade of the minu division of the minuta, for blank forms for the use of his brigade for the year 1809. Four regiments Paid William Clarke, an associate judge of Crawford	Ş .
 Induction of the sixteenth division of the militia, one quarter's salary, due the first instant No. 258 Paid John Kimmell, an associate judge of Somerset county, four quarters salary, onding the 31st of December last No. 259 to 263 Paid Alexander Ogle, for the use of Dennis M'Knight, six months annuity, due the first instant, per act of the 26th of January, 1807 Paid Alexander Ogle, for the use of Christian Shockey, six months annuity, due the first instant, per act of the y, six months annuity, due the first instant, per act of the 24th of March last No. 263 Io6,316 66 	- 6			county, one quarter's salary, due the first instant No. 257 Doid ditte of binnede inconter of the first builded	20 03
Take John Minmell, an associate jurge of Somerset county, four quarters salary, ending the 31st of December last Paid Alexander Ogle, for the use of Dennis M'Knight, six months annuity, due the first instant, per act of the 26th of January, 1807 Paid Alexander Ogle, for the use of Christian Shoc- key, six months annuity, due the first instant, per act of the 24th of March last No. 264 106,316 56 Carried forward 23,3,3	-			of the sixteenth divison of the militia, one quarter's salary, due the first instant	50
Faid Alexander Ogle, for the use of Dennis W'Knight, six months annuity, due the first instant, per act of the 26th of January, 1807 No. 263 Paid Alexander Ogle, for the use of Christian Shoc- key, six months annuity, due the first instant, per act of the 24th of March last No. 264 .106,216 66 Carried forward 25,3	の花			Lated John Limmen, an associate jurge of Somerset county, four quarters salary, ending the 31st of December last	140
Faid Alexander Ogle, for the use of Christian Shoc- key, six months annuity, due the first instant, per act of the 24th of March last No. 264 106,216 56 Carried forward 25,3	antes a			Faid Alexander Ogle, for the use of Dennis M'Knight, six months annuity, due the first instant, per act of the 26th of January, 1807	50
106,216 66 Carried forward				Faid Alexander Ogle, for the use of Christian Shoc- key, six months annuity, due the first instant, per act of the 34th of March last No. 264	50
		Carried forward	106,316 66	Carried forward	25,385

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			10. 1 10.	Dolla. Cts.	1809.		Dolls
2		Brough	Brought forward	106,216 66			25,38
No.					Jan. 25,		
						6756, in his favor which has been assigned to the	
						t of the	
						assembly passed the 24th instant No. 265	3
						Paid William Barber, for costs on a suit brought by	
						the commonwealth against William Findlay, of York	-
				•		county, on his road contract in which the common-	
	I						
	-				27,]	-	
						instant, per act of the 21st of March, 1806 No. 267	
						Paid William Scott, an associate judge of Adams	
						county, one quarter's salary, due the first instant	
						No. 268	••
					28,	28, Paid Richard Brodhead, an associate judge of Wayne	
	i					county, one quarter's salary, due the first instant	
2		ŝ				No. 269	
						Paid ditto as brigade inspector of the second brigade	
						militia, one qua	
						lary, due the first instant No. 270	• •
1						•	
1		Carried	Carried forward	106,216 66		Carried forward	25,83
			1.000				۰.
2						-	
1			•				
						,	

25°6	Dod ctor of the se- it the militia, for le for the year No. 271 r of the second he militia, one nt No. 273 of his brigade No. 273 ate, No. 273 ate, No. 273 ate, No. 273 ste, No. 273 of April, 1799, No. 274 vo. 277 vo. 274 vo. 275 vo. 275 vo. 275 vo. 276 vo. 276 vo. 276 vo. 276 vo. 276	Do.	 1809. Brought forward Jan. 28, Paid Richard Brodhead, brigade inspector of the second brigade of the eighth division of the militia, for blank forms for the use of his brigade for the year 1809. No. 271 Paid Josiah Y. Shaw, brigade inspector of the second brigade of the second division of the militia, one quarter's salary, due the first instant No. 272 Paid dito for blank forms for ne second division of the use of his brigade for the year 1809. Four regimen. S No. 273 Paid William Bingham, for a certificate, No. 273 Paid William Bingham, for a certificate, No. 273 Paid William Bingham, for a certificate, No. 273 Paid So, Paid Corge Craham, brigade inspector of the first brigade of the twelfth division of the militia, two quarters salary, ending the 31st of December last brigade of the twelfth division of the militia, two quarters salary, ending the 31st of December last 	8 7 8 7	[38] ; =	
Brought forward aid Richard Brodhead, brigade inspector of the se- cond brigade of the eighth division of the militia, for plank forms for the use of his brigade for the year 1809. No. 271 aid Josiah Y. Shaw, brigade inspector of the second origade of the second division of the militia, one quarter's salary, due the first instant No. 273 aid ditto for blank forms for the use of his brigade aid ditto for blank forms for the use of his brigade for the year 1809. Four regimen.s No. 273 aid William Bingham, for a certificate, No. 78, is- sued in his favor for four hundred and thirty acres forty perches of land, released to the commonwealth in pursuance of the acts of the fourth of April, 1799, and 15th of March, 1800 No. 274 aid George Graham, brigade inspector of the first brigade of the twelfth division of the militia, two quarters salary, ending the 31st of December last quarters salary, ending the 31st of December last	 1809. Brought forward Jan. 28, Paid Richard Brodhead, brigade inspector of the second bigade of the eighth division of the militia, for blank forms for the use of his brigade for the year 1809. Paid Josiah Y. Shaw, brigade inspector of the second brigade of the second division of the militia, one quarter's salary, due the first instant No. 272 Paid ditto for blank forms for the use of his brigade for the year land, released to the common wealth in pursuance of the acts of the fourth of April, 1799, and 15th of March, 1800 30, Paid Gcorge Graham, brigade inspector of the first brigade for the twelfth division of the militia, two quarters salary, ending the 31st of December last quarters salary. 	Jan. 28, 30,	Dolls. Cta. 1809. 106,216 66 Jan. 28, 30,	<i>Dolle. Cte.</i> 25,834 87 25 50	30 40	430 41	69
	. 1809. Jan. 28, 30	ومستهلة فالمحيوان والمناكر أراؤك الماري والمنابعات المتقادات والشاب ومتقالا متكافيا متكافيت والمحام والمراجع وم	Dolls. Cta.	Brought forward Paid Richard Brodhead, brigade inspector of the se- cond brigade of the eighth division of the militia, for blank forms for the use of his brigade for the year 1809. No. 271 Paid Josiah Y. Shaw. brigade inspector of the second	brigade of the second division of the militia, one quarter's salary, due the first instant No. 272 Paid ditto for blank forms for the use of his brigade for the year 1809. Four regiments No. 273 Dold William Burdson for a constitute No. 273	and yrunan Durgram, yo'r a Certuredes yo'r 'o'r is sued in his favor for four hundred and thiry acres forty perches of land, released to the commonwealth in pursuance of the acts of the fourth of April, 1799, and 15th of March, 1800 No. 374 and Gcorge Graham, brigade inspector of the first brigade of the twelfth division of the militia, two	quarters salary, ending the 31st of December last Nos. 275, 376

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23		_	1809.	Dells. Cts
8	· Brought forward	106,216 66	Brought forward	26,445 2:
10		¢r	Jqn. 30, Paid John Vincent, an associate juuge of Erie coun- ty, two quarters salary, ending the 31st of De-	
			cember last Nos. 277, 278	70
			Paid Thomas Wilson, for the use of Michael Drury, six months annuity, due the first instant, per act	
			of the 28th of March last No. 279	200
			31, Faid Samuel Cochran, surveyor-general, one quar- ter's salary, due the first instant No. 280	333 35
			Paid Samuel Clendenin, as a clerk in the surveyor-	
•			general a unice, one quarter a satary, une trie mar instant	250
		•	Paid Frederick Foering, late brigade inspector in the	
			first division of the militia, for sundry disburse-	
			ments for the use of his brigade No. 282 Dot John Wahar for the use of Longton Curr and	13 6(
2			raid Joun Wever, for the use of Jonathan Guy, one year's annuity, due the first instant, per act of the	
			28th of March last Nos. 283, 284	40
-	Carried forward	106.216 66	Carried forward	27.172 2
2				
e		•		
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Receipts and Expenditures in the TREASURY of PENNSYLVANIA, from the first to $\int c$	1809. Brought forward Jan. 31, Paid Peter Browne, Richard Bache and Thomas Ser- geant, in full for their attendance before a committee of the house of representatives, relative to the offi- cial conduct of judge Rush Paid Catharine Toey, six months pension, due the first instant, per act of the third of February, 1806 No. 286	Balance	
litures in the the thirty-fire	Dolle. Cte. 7		106,316 66
eccipts and Expense	Brought forward		-
$\mathbf{D}_{\mathbf{R}}, \mathbf{\xi}_{\mathbf{R}}$	- 4.		

1533 C 14

Feb. 1, Balance from last month 78,975 79 $\downarrow$ Feb. 1,	1809.
- 	<i>Feb.</i> 1, Paid IIenry Slaymaker and company, for carriage by the stage of sundry boxes containing militia com-
county, on account of ex- empt fines S 15	Puissions forwarded from the onne of the commonwealth of the commonwealth Paid John Fee, brigade inspector of the second bil-
	gade of the eleventh division of the militia, one quarter's salary, due the first of January last
9, Received of James Lock-	Paid ditto for one year's rent of a room for the stor-
account of ex-	age of public arms, ammunition, &c. to the eighth of November last
689 60	2, Faid Nathan Dennison, an associate judge of the court of common pleas of Luzerne county, two quar-
treasurer of Lancaster county, on account of ta-	ters salary, ending the 30th of September last No. 290, 291
vern licences 1,000 10, Received of Enos Morris,	Paid William Brooke, brigade inspector of the se- cond brigade of the third division of the militia,
Jate treasurer of Bucks,	one quarter's salary, due the first of January last No. 25
vern licences 630 30	. Paid ditto for blank forms for the use of his bri- gade for the year 1809. Four regiments No. 293
Carried forward 81,779 99	Carried forward

$\overline{\mathbf{D}}_{\mathbf{R}}$ . Eccepts and Expenditures in the twenty-e	Receipts and Expenditures in the TREASURY of PENNSYLVANIA, from the first to $\zeta$	~
1809. Dolls. Cts.   Brought forward 81,779 99		28. 215
Feb. 11, Received of Dennis Sprin- *ger, late treasurer of Fay- ette county, on account of tavern licences	<i>Peb.</i> 3, Paid Jonathan B, Smith, an associate judge of Phila- delphia county, one quarter's salary, due the first of January last Paid Lesse Moore, president of the sixth district of	56
	the court of common pleas, one quarter's salary, due the first of January last A, Paid Alexander Wricht, an associate judge of Mer-	101
on the following accounts, viz. For lands in the old and	cer county, one quarter's salary, due the first of January last No. 296 3! Paid John Smith, as colonel of the fifteenth regiment in the second bineade of the second division of the	
For office fees 92 22	militia, for disbursements made by him in the years 1803 and 1805. The proprietaries for a certificate, No. 297 psid the late proprietaries for a certificate, No. 76, issued in their favor for seven hundred and ninety	ž
Received of Andrew D. Hepburn, late treasurer of Lycoming county, on account of tavern licences 275 55	acres and two perches of land in Luzeine county, released to the commonwealth, in pursuance of the acts of the fourth of April, 1799, and 15th of March, 1800 No. 298 4,17:	:21
Carried forward 85,327 90	Carried forward	

Dolle. Cts.   1809.	Dolls. Cts.
Brought forward	4,890 95
Feb. 7, Paid David Drennan, an associate judge of Beaver	
county, one quarter's salary, due the first of Janu-	
ary last No. 299	35
Paid Benjamin Grimler, printer of the journal of the	
house of representatives in the English language,	
on account No. 300	200
10, Paid James G. Heron, an associate judge of Venango	
county, one quarter's salary, due the first of Janu-	
ary last No. 301	35
11, Paid George Bryan, clerk of the senate, a halance	
due him on a settlement with the committee of ac-	
counts No. 302	164 23
Paid William Henry, an associate judge of North-	
ampton county, one quarter's salary, due the first	
of January last No. 303	35
Paid George Armstrong, brigade inspector of the first	
brigade of the thirteenth division of the militia,	
one quarter's salary, due the first of January last	
No. 304	37 50
Carried forward	5,897 68
	Brought forward Paid David Drennan, an associate judge of county, one quarter's salary, due the first ary last Paid Benjamin Grimler, printer of the journ house of representatives in the English la on account Paid James G. Heron, an associate judge of county, one quarter's salary, due the first ary last Paid George Bryan, clerk of the senate, a due him on a settlement with the committe counts Paid William Henry, an associate judge o ampton county one quarter's salary, due paid George Armstrong, brigade inspector of brigade of the thirteenth division of the one quarter's salary, due the first of Janua

6,464	Carried forward
400	15, Paid George Bryan, clerk of the senate, to enable him to pay the contingent expenses of the scnate, and for which he is to be accountable No. 310
26	14. Paid Elizabeth Darr, one year's pension, due the first of January, 1809, per decree of the orphans' court of Lancaster county
20	Paid Frederick Fultz, six months annuity, due the 12th instant, per act of the 25th of March, 1805 No. 308
¥	Paid Samuel Stewart, brigade inspector of the first brigade of the tenth division of the militia, for blank forms for the use of said brigade for the year 1809 No. 307
<b>9</b>	Paid David Hunter, for the use of Robert Hunter, one year's annuity, to the first of January last, per act of the 28th of March last No. 306
40	Feb. 13, Paid Robert Hunter, the sum granted to him as a gratuity pursuant to the act of the 28th of March last
Dolla. ( 5,897	1809. Broweht forward

200	5,466 5,466 5 5 5 5 5 5 5 6 7.00	14
Receipts and Expenditures in the TREASURY of PENNSYLVANIA, from the first to S the twenty-eighth of February, 1809, inclusive.	<ul> <li>1809. Brought forward</li> <li><i>Feb.</i> 31, Paid Nathaniel B. Boileau, for the use of James Oglevia, six months amuity, due the first of Jamuary last, per act of the 26th of Jamuary, 1807 No. 311 Paid George Armstrong, brigade inspector of the first brigade of the thirteenth division of the militia, for sundry disbursements for said brigade No. 312 Paid Joseph Edmiston, an associate judge of Miffin county, one quarter's salary, due the first of Jamuary last</li> <li>Paid Alexander Patterson, six months annuity, due the first instant, per act of the 10th of February, 1804</li> <li>Paid Anron Denman, for the use of William Mossman, for twelve drums furnished to William Clarke, brigade inspector of the first brigade of the sixteenth division of the militia</li> <li>29, Paid John Burnside, printer of the bills of the bouse of representatives, on account</li> </ul>	
be TREAS	1809. Feb. 21, F	
tures in th	Dolla. Cts. 104,332 66 d d 3 3 2,432 56 i 156 95 i 156 95	
Receipts and Expendit the	Brought forward 10 Received of John MrKis- sick, receiver general, monies received by him for lands in the old and new purchases 5,2,313 23 And for office 119 33 fees 119 33 Received of Ebenezer Den- ny, as treasurer of Alleg- heny county, on account of tavern licences Received of Jacob Saylor, late treasurer of Somer- set county, on account of tavern licences	
DR. 51	1809. Feb. 28,	
	G	
al and		-

180 Feb. 2	1809. Brought forward 106,829 Feb. 28, Received in payments on the bonds given to the	Dolle. Cte. 106,829 75	1809. Brought forward Feb. 22, Paid Francis M'Clure, for the use of Gasper Driv- ci, one year's anuuity, due the first of January last,	Dolls. Cts. 7,010 72
	commissioners appointed to collect the debt due by the estate of the late John Nicholson, deceas- ed, to the commonwealth	6.38 6,385 83	per act of the fourth of March, 1807 No. 517 Paid Thomas Campbell, for the use of Edward Cave- nough, six months annuity, to the first of Octo- ber, 1808, per act of the 28th of March, 1808 No. 318	50 <b>4</b> 0
	•		23, Paid James Diemer, an associate judge of Berks coun- ty, five quarters salary, ending the 31st of De- cember last No. 319 to 323	175
			Paid Benjanin Morris, an associate judge of Berks county, four quarters salary, ending the 30th of Sep- tember last	140
			Seale, an associate jud quarters sulary, ending th	
			CEIIDER 1450 NOS. 329, 329	2
	Carried forward	119.214 48	Carried forward	7.458 79

The way

ں میں	Dolls. (	113		500	\$00	Ň	1,58
ceipts and Expenditures in the TREASURY of PENNSTLVANIA, from the first to $\zeta C$ the the thirty first of March, 1809, inclusive.	<ul> <li>1809. Dollo. Cto. Dollo. Cto. 1809. March 3, Paid James Trimble, deputy-secretary of the common starch 1, Balance from last month 105,584 86 March 3, Paid James Trimble, deputy-secretary of the common structure department from tingent expenses of the executive department from the first of January to the first of March 1809, per common second to be account of the first of January to the first of March 1809, per common second to be com</li></ul>	act of the 28th of March, 1808 Are. 303 Paid Elizabeth Baxter, three months pension, due the first instant, per decree of the orphans' court of Bucks county	<b>B</b> , Paid George M'Clelland, John Gillespie and John Brown, of Miffin county, per act of the 11th of April, 1807, for improving the navigation of the river Juniata from its mouth to the mouth of Cis-	hecoquillis creek A. Paid Beniamin Grimler, printer of the journal of	<ul> <li>the house of representatives, on account No. 338</li> <li>g, Paid John Fee, brigade inspector of the second bri- and of the eleventh division of the militia, for</li> </ul>	blank forms for the use of said brigade for the year 1809, and postage on letters and commissions No. 339	Carried forward
DR. S Receipts and Expenditures in the the the the the the the thirty fir	1809. Dolla. Cre. 1809. March 1, Balance from last month 105,584 86 March 2, Received of Robert Cather, formerly sheriff of Greene country. on account of	8, Received of Thomas Hnm- phreys, treasurer of Mont-	5 28 ¹	exempt incs 400 1,394 84	Mattnew Long- irer of Adams account of ex-	empt fines	Carried forward 107,329 70
						•	
	25		ALL ALL				No.

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1809. Dolla Cia.) 1	1809.
Recursh farmand 1.07 990 70	Resident formad
Kia-	whr. Paid William Ross. brivade inspector of the second
	briesde of the ninth division of the militis. one
	ouarter's salary, due the first of January last
on the following accounts.	No. 340
viz.	Paid ditto for sundry disbursements and blank forms
For lands in the old and	for the use of his brigade the present year No. 341
new purchases	Paid Henry Miller. for binding two hundred and
S 1.826 4	fifty conies of the eighth volume of the state laws.
For lots in Frank-	pursuant to an act of the assembly of the fourth
lin 15 91	of April, 1792 No. 342
ditto in War-	irkpatrick and Jeremiah M
ren 150	behalf of lodge, No. 43, for one year's rent of the
office fees	lodge-room, occupied by the comptroller-general's
	office. due the first of Anril last No. 343
Baseived of George Poch-	Paid John Rioren. for thirty-five conjes of the state
an treasurer of Allare.	laws in eight volumes, nurchased under a reacht.
henr county, on account	tion of the eighth of February last No. 344
	The Layer Jackson, six months pension, due the first of January last
	• •
•	Comined formed
Carried Jorward 109,440 151	Carried Jorward

<ul> <li>1809. Brought forward 109,440 15</li> <li>March 16, Received of Simon Sny- der, late treasurer of or account of the loan-of- naccount of the loan-of- son account of the loan-of- he contingent expenses of the comptoller-gene- nal's office</li> <li>March 16, Received of Simon Sny- the contingent expenses of the comptoller-gene- nal's office</li> <li>Northumberland county for exempt fines as late treasurer of North- account of exempt fines as late treasurer of North- umberland county, four quarters salary, ending the 31st of December last</li> <li>24, Received of Abraham Mil- ler county, on account of court fines</li> <li>39, Received of Jacob Krug, treasurer of Lancaster ourt, on account of ta- court, on account of ta- set county, on account of ters late sheriff of Somer- set county, on account of ters late sheriff of Somer- ler, late sheriff of Somer- set county, on account of ters late sheriff of Somer- set county, on account of ters late sheriff of Somer- set county, on account of ters late sheriff of Somer- set late the first of Janu- set county, on account of treasurer of Lancaster to court fines</li> <li>30, Received of Jacob Krug, treasurer of Lancaster county, on account of ta- brid William Greean, printer of the bills of the arc ounty.</li> </ul>
Dolla. Cte. 09,440 15 53 50 4 59 165

	March, 1809, inclusive.
	09,672 51 1809. Brought forward 2,888 21
March 30, Received of Robert Lewis, late treasurer of Greene county, on account of ex-	March 17, Paid the commissioners of Mcrcer county, per act of the 10th of April, 1807, for opening and im- proving such part of the road from the town of
31, Received of Dennis Sprin- cer.late treasurer of Fav-	
ette county, on account of tavern licences 55	second brigade of the fifth division of the militia, one quarter's salary, due the first of January last
Received of T. B. Free-	No. 358 Paid ditto for blank forms for the use of his brigade
account of auction duties 132 74 Received in navments on	18, F
the bonds given to the	penation and expenses of a guard employed to as- sist in convering Jedediah Seward, a convict, to the

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		Dolls. Cis.   1809.	1809.	Dolla. Cts.
	Brought forward	116,505 30	Brought forward	
	-		March 23, Paid Joseph Fry, sergeant-at-arms to the house of	
			in the case of judge Rush No. 362	23 20
			Paid John Crosby, an associate judge of Delaware	
			quarters salary, en	
-			December last No. 363 to 365	105
			Paid Benjamin Mayer, printer of the journal of	
			the house of representatives, on account No. 366	300
			25, Paid Charles Campbell, an associate judge of the	
			court of common pleas of Indiana county, one quar-	
			ter's salary, due the first of October last No. 367	35
			27, Paid Catharine Shibe, widow of Matthias Shibe,	
			agreeably to an act passed the 23d instant, for ser-	
			vices performed by the said Matthias Shibe dur-	
			ing the revolutionary war No. 368	\$
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	General famelo	116.404.20	المحمدمة المستوما	

		[ 53	]		
10 S CR.	Dolle. Cts. 3,717 21	1,882 19	<b>8</b> 83	303 50	14 81 5,826 54
DR. S Receipts and Expenditures in the TREASURT of PENNSYLVANIA, from the first to S CR.	1609. Brought forward March 28, Paid the late proprietarics for a certificate, No. 79, issued in their favor for five hundred and thirty- eight acres feventy-eight perches of land in Lu- zerne county, released to the commonwealth, in pursance of the acts of the fourth of April, 1799.	and 15th of March, 1800 <b>29.</b> Paid Henry Lechler, door-keeper, to the house of representatives, for a balance due to him on ac- count of sundries furnished the present house	Paid Thomas Kennedy, sheriff of Somerset county, for conveying Jacob Baker, a convict, from the jail of Somerset county to the penicentiary house	in Philadelphia No. 374 31, Paid Joseph B. M'Kean, late attorney-general of the commonwealth, salary due to him from the first to the eighth of January last, inclusive	No. 373 Carried forward
ditures in the thirty-f	Dolls, Cto. 116,505 30				116,505 30
)R. SReceipts and Expen	Brought forward			•	Cuericd forward
		H			

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' 10 Cr.	Dolle. Cle. 5,826 54 23 51	110,655 25		116,505 30
DR. S Receipts and Expenditures in the TREASURY of PENNSYLVANIA, from the first to S CR.	1809. Brought forward <i>March</i> 31, Paid Grizzel Robinson, one year's annuity, due to her in May, 1808	Balance		• <b>*</b>
ditures in the thirty J	Dolls. Cts. 116,505 30			<b>3</b> ,116,505 30
D _R . <i>S</i> Receipts and Expend	Brought forward	•		-
			1000	

Part and a set of

		[ 55	3	
۵ <b>۲</b> د.	Dolla. Cia. 35 70	266 50 183 50	100 108 <b>3</b> 3 300	1,063 33
and Expenditures in the TREASURY of PENNSYLVANIA, from the Arst to $\begin{cases} c_R. \\ the thirtieth of April, 1809, inclusive. \end{cases}$		land-office, one quarter's salary, due this day Paid Ephraim Morton, clerk to ditto, one quarter's sulary, due this day	rate Joseph Lincou, Clerk to ditu, one quarcer salary, due this day No. 378 Paid James M'Cullough, clerk in the surveyor-gene- ral's office, one quarter's salary, due this day No. 379 Paid John Wilson, for carriage of four hundred stands of public arms from the borough of Lancaster for the use of the fifteenth division of the militia No. 380	Carried forward
DR. SReceipts and Expenditures in the thirt	<ul> <li>1809. Dolla. Cio.</li> <li>Anril 1, Balance from last month 110,655 25</li> <li>3, Received of John Kelso, late treasurer of Eric county, on accpunt of ta- vern licences</li> <li>35 8</li> </ul>	sick, receiver general, monies received by him on the following accounts, viz,	For fatting the out and new purchases \$4,190 53 Forlots in Beaver 122 43 for office fees 157 15 for office fees 157 15 4,487 14	Carried forward 115,1§7 47

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	TADE TARLETI TABLE
	ingtion county, two quarters sulary, ending the 31st
	Paid Benjamin Elliott, an associate judge of Hunt-
9 29	January last No. 389
يو	bria county, one quarter's salary, due the first of
•	Paid Abraham Hildebrand, an associate judge of Can
8 5	ty, one quarter's salary, due this day No. 388
ŧ	Paid David Beale, an associate judge of Mifflin coun-
7 30	ter's salary, due this day No. 387
	brigade of the tenth division of the militia, one quar-
به	Paid Samuel Stewart, brigade inspector of the first
5 35	January last No. 386
<b>8</b> -	zerne county, one quarter's salary, due the first of
•	Paid Nathan Dennison, an associate judge of Lu-
36	lution of the 28th of March, 1808 No. 383
•	sundry acts of the assembly, as directed by a reso-
L	Paid Charles Miner, for publishing in his newspaper
140	March last No. 381 to 384
	county. four ouarters salary, ending the alst o
1,003 34	brought torward Adam Hamer an accordate indee of Cantus
1069 C	
Dolls. Cr.	1809.

18,568	ard 1,444 33 an associate judge 1,444 33 an associate judge 1,444 33 the judge of York No. 393 to 396 140 re judge of York No. 397 0396 140 e judge of York 5 the first instant 5 the first instant 6 the common- the first instant 100 333 33 33	1809. Brought forward April 3, Paid Frederick Wolbert, as late an associate judge of Philadelphia county, one month's salary, to the 30th of January last Paid Jacob Rudizell, an associate judge of York county, four quarters salary, ending the 31st of Murch last No. 393 to 396 Paid Jacob Hostetter, an associate judge of York county, one quarter's salary, due the first instant wealth, one quarter's salary, due the first instant wealth, one quarter's salary, due the first instant paid Alexander Wilson, clerk in the store treasurer's Paid Alexander Wilson, clerk in the store treasurer's	116,439 27 275 88 275 88 275 88 16,439 27 275 88 275 88 276 88 277 88		Brought forward 1 eived of Elisha Moore, usurer of Centre coun- on account of tavern nores eived of John Boden, usurer of Cumberland nty, on account of ta- n licences histores ks of the Philadelphia k for six months divi- don four thousand six don four thousand six	<ul> <li>1809. Brought forward 1</li> <li>April 6, Received of Elisha Moore, treasurer of Centre county, on account of tavern licences</li> <li>10, Received of John Boden, treasurer of Cumberland county, on account of taverand county, on account of taverand county, on account of taverand county, for six months divided bank, for six months divided and forty-two bundled and forty-two bundled and forty-two bundled bank, for six months divided by bundled and forty-two bundled by bund</li></ul>
ork county, trict of the court of common pleas, one quarter's f tavern li- 125 40 salary, due the first instant No. 400 400		office and on the loan-office be salary, due the first instant Paid John Joseph Henry, presiden trict of the court of common p salary, due the first instant	568 125 40	18,	of tavern of tavern of tavern	abarres of stock held by the state in said bank 15, Received of John Stroman, treasurer of York county, on account of tavern li- cences

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Dolla. Cre. 1355708 55 1424 14 1,424 14 250 250
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Brought forward	Dolle. Cts.	<ul> <li>1809. Brought forward</li> <li>April 3, Paid William Gilleland, an associate judge of Adams county, three quarters salary, ending the 31st of December last</li> <li>No. 411 to 413</li> <li>Paid William Scott, an associate judge of ditto, one quarter's salary, due 'the first instant No. 414</li> <li>Paid James Martin, an associate judge of Bedford county, one quarter's salary, due the first instant instant</li> <li>Paid John Scott, an associate judge of first instant</li> <li>Paid John Scott, an associate judge of ditto, one quarter's salary, due the first instant</li> <li>Paid John Scott, an associate judge of first instant</li> <li>Paid John Scott, an associate judge of first instant</li> <li>Paid John Scott, an associate judge of first instant</li> <li>Paid John Scott, an associate judge of first instant</li> <li>Paid John Scott, an associate judge of first instant</li> <li>Paid John Scott, an associate judge of first instant</li> <li>Paid John Scott, an associate judge of first instant</li> <li>Paid John Scott, an associate judge of first instant</li> <li>Paid John Scott, an associate judge of first instant</li> <li>Paid James M'Calmont, an associate judge of Frank-lin county, one quarter's salary, due the first instant</li> <li>No. 417</li> <li>Paid David Ryner, clerk to the secretary of the land-office, one quarter's salary, que the first instant</li> <li>No. 419</li> </ul>	Dolle. Cre. 3,970 15 35 35 35 85 400 86 100
Carried forward	138,014 35	Carried forward	4,715 15

5,180 14	Carried forward	138,014 85	Carried forward
11 2	Paid William Crawford, as late an associate judge of Adams county, salary due to him on the 20th of October last No. 430		
. 18	a all Jacob 1.1155001, as an associate jurge of 1 line fourth addelphia county, salary due to him on the fourth of I chruary last		
70	last Nos. 427, 428		
	Paid James Boyd, an associate judge of Chester county.two quarters salary, ending the 31st of March		
158 33	Tal & OLICC, OLC YUARTEL & BALATY, UNC LIES LIES LIES AND A 26		
	Paid Joseph Clendenin, clerk in the surveyor-gene-		
70	17, two quarters satary, ending the 31st of March last last		
	Paid John Minor, an associate judge of Greene coun-		
140	April 4, Paid Nathaniel Breading, an associate judge of Fay- ette county, four quarters salary, ending the 31st of March last No. 420 to 423		
4,715 15	Brought forward	138,014 35	Brought forward
Dolla. Cie.	1809.	Dolla. Cis.	

	Dolla, Cte. Brought forward / 138,014 35	Dolls. Cts.	1809. Brought forward	Dulls. Cre. 5,180 14
	2		April 4, Paid Frederick Evans, brigade inspector of the first brigade of the minth division of the militia, one	
			quarter's salary, due the first instant No. 431 Paid Archibald S. Jordan, as brigade inspector of the	00 00
			quarters salary, ending the 31st of March last No. 439 to 436	187 50
			Paid ditto for blank forms for the use of his brigade	
I			In the year 1809. Five regiments No. 437 Paid John Boden, the amount paid by him to captain Tohn MtCault for the cominer of a correct from	2
			Philadelphia to Shippensburgh, and sundry reprint	
			to the carringe and building a temporary house for the same No. 438	62 75
			Armstrong, an associate Judge	
			last, until the first instant No. 439	23
-			in the register-	
			instant	145
	Carried forward	128,014 35	Carried forward	5,732 39

8,232 89	Carried forward	138,014 35	Carried - forward
404	James Brady 448		
	P. C. Lane, sheaker No. 445		
	SENATE.		
	as follow, viz.		
	Paid the Members of the Legislature their pay and mileage, their Officers, Printers, Attendants, &c.		
150	stant No. 444		
	the militia, one quarter's salary, due the first in-	•	
	Paid Thomas M'Kcan, junior, adjutant-general, of		
19 20	the first instant No. 443		
201	Life eignur of January last in Parker's Dension. 444		
	of December,		
	Paid ditto for expenses in attending the court in Phi-		
500	first instant No. 441		
	April 4, Paid Hugh H. Brackenridge. an associate judge of		
5,732 39	Brought forward	128,014 35	
Dolls. Crs.	1809.	Jolls. Crs.	



f	•	Dolla. Cts.	1809.	Dolls. Cts.   1809.		
anord .	brought forward	138,014 35		Brought forward	ward	
			April 4, Paid	Michael Bright		No. 449
				Thomas Campbell		450
				John Dorsey		451
				Ezra Doty		452
				William Erwin		453
•				Matthias Gress		454
			•	Edward Heston		455
				Gabriel Hiester		456
				Nathaniel Irish		457
				Abner Lacock		458
				James Laird		459
				William Lattimore		460
				Christopher Mayer		461
				William Miller		462
				David Mitchell		₹0
				William M'Arthur		464
				Nathan Palmer		465
	•			Jonas Preston		466
				Melchior Rahm		467
			•	Archibald Rankin		468
Carrie	Carried forward	138,014 35		Carried forward	Pare .	

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	[ 64 ]	• -	
C.	<i>Lie. Cis.</i> 370 99 375 99 375 60 375 60 414 80 414 80 368 40 368 40 367 60 367 50 187 20 187 20 367 20 367 20	410 40 421 80	63
	<i>Doule.</i> Cra. 15,728 99 99 15,728 99 95 15,728 99 95 15,728 90 3575 60 375 60 414 80 355 410 368 40 358 40 358 40 358 40 358 40 358 40 358 10 410 358 10 412 30 55 10 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258 20 258	4 4 - 7	22,527 69
first	No. 469 471 471 472 473 474 473 475 475 475 475 476 483 484 484	<b>4</b> 85 <b>4</b> 86	
and Expenditures in the TREASTRY of PENNSYLVANIA, from the first to S Ca. the thin tieth of Aprils 1809, inclusive.	1809. Brought forward April 4, Paid Jonathan Roberts Jacob Sommer Jacob Sommer Janes Stevenson Daniel Udree Isaac Wayne Isaac Wayne Isaac Weaver HOUSE OF REPRESENTATIVE James Engle, <i>medker</i> Andrew Albright Andrew Albright Andrew Albright Andrew Albright Andrew Albright James Banks Samuel Bethel William Binder John Brown Jacob Bucher John G. Buth	, John Colmery Samuel Dale	Carried forward
rditures in the thin	Dolls. Cts. 138,014 35	:	138,014 36
DR. {Receipts and Expen	Brought forward		Carried forward
D ^R .	-		<i>.</i>

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		Dolls. Cts.	1809.			
Brou	Brought forward	138,014 35		Brought forward		
			April 4, Paid	Isaac Darlington	No. 487	
			•	Isaiah Davis	488	
				Jacob Dechert	489	
				Daniel W. Dingman	490	
			·	Benjamin Dorrance	401	
•				Alexander Dysart	492	
• .				Frederick Evans	<b>\$</b> 6 <b>\$</b>	
				George Evans	494	
				Jenkin Evans	76 <b>7</b>	
				Henry Funk	496	
				James Gettys	497	
				Jacob Gisch	498	
				Elisha Gordon	404	
				Abraham Graffius	500	
				Isaac Griffin	501	
				Sainuel Gross	<b>\$</b> 03	
				James Hanna	503	
				James Herrington	504	
				John Hulme	505	
				Clement Humphreys	506	
				•		
Carri	Carried forward.	138,014 35		Carried forward		

Dolls, Cts.1809.Brought forwardDolls, Cts.Carried forward138,014 35418,304 75453,304 75Ajrrit 4, PaidAndrew Shulze549 413 80Andrew ShulzeSmath550 549550 755Saace SmithSmith551 390Robert Smith551 390551 390Robert Smith553 875 66406John M. Snowden554 281 86John M. Snowden555 866 40John M. Snowden555 866 40John Starret558 866 40John Starret558 866 40John Starret558 866 40John Tod558 866 80John Tod558 866 80John Tod558 866 80John Weber566 873John Weber566 873	$D_{\mathbf{B}}$ . $\begin{cases} Receipts and E \end{cases}$	<b>xpenditures</b> in the th	the Treasury irticth of April,	DR. S Receipts and Expenditures in the TREASURY of PENNSYLVANIA, from the first to S CR.	the first	ت می
April 4, Paid Christian Sheetz Moustry No. 547 Andrew Shulze Sheetz No. 549 James Sloan 550 James Sloan 553 James Sloan 553 John M. Snowden 553 John Starrett 558 John Starrett 558 John Tarr 558 John Tod 565 John Tod 565 John Tod 565 John Weber 566	Carried forwa	Dolle. Cts 138.014 3:	s 1809.	Describe frameral		Dolls. Cts.
Andrew Shulze 548 James Sloan 549 Charles Smith 550 Isaac Smith 551 Robert Smith 553 John M. Snowden 553 John M. Snowden 553 Joerph Starte 555 Joseph Startet 555 Joseph Startet 555 Joseph Startet 556 Joseph Startet 558 John Tarr 560 John Tod 563 Samuel Trevor 563 John Tod 563 John Tod 563 John Tod 563 John Tod 563 John Tod 563 John Tod 563 John Tod 563 John Weber 563			_	Christian Sheetz	No. 547	\$0000
5.49 550 550 555 555 555 555 555 560 560 560			1	Andrew Shulze	548	365
550 553 555 555 555 555 555 555 555 555				James Sloan	5:19	413
85 85 85 85 85 85 85 85 85 85 85 85 85 8	•			Charles Smith	550	360
855 855 855 855 855 855 855 855 855 855	•			Isaac Smith	551	390
858 855 855 855 855 855 855 855 855 855				Robert Smith	552	380
55 55 55 55 55 56 56 56 56 56 56 56 56 5				Thomas Smith	553	375
555 366 557 374 557 374 557 374 557 374 558 380 559 406 561 373 561 373 561 373 563 404 563 368 565 368				John M. Snowden	554	281 80
556 558 558 569 563 563 563 565				Jacob Schneider	555	366
557 374 558 380 559 406 559 406 561 373 561 373 562 368 563 403 565 368 565 366	•			George Spangler	556	364 80
558 380 559 406 559 406 561 373 561 373 562 368 563 403 565 368 565 366				Joseph Starne	557	374 80
559 406 560 404 561 373 562 368 562 368 563 403 565 366 565 366		•		John Starrett	558	
560 404 561 373 562 368 563 403 464 349 565 366 565 373				Christian Tarr	. 559	406
. 561 373 561 373 562 368 563 403 565 365 565 366 573	_		•	Gasper Tarr	560	404 80
562 368 563 403 565 349 565 366				John Thompson	561	373 20
563 464 565				John Tod	562	368 80
464 565 566				Samuel Trevor	563	403 80
565 566				William Trimble	\$64	349
566				James Wallace	565	366
				John Weber	566	372

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Brought forward 1	Dolls. Cts. 1809. Brong 133,014 35 April 4, Paid John Weiser John Weiss John Wilson Jacob Weygandt	Brought forward No. 567 er 53. s 568 n 569 gandt 570	Dolle, Cta. 52,773 99 366 372 408 40 377 20
	> Officers,	Officers, Printers, &c. SENATE.	
ı V	Paid George Bryan, clerk, in full for his services the present session Paid ditto to enable him to settle with the several	, in full for his services No571 o settle with the several	980
	Paid ditto in addition to enable him to settle with the printers No. 572 the printers	No. 572 mable him to settle with No. 573	950 110
	Paid ditto a balance due to him on account of con- tingent expenses No. 574	him on account of con- No. 574	4 15
e Statistick Sciences Statistics	A.S.O.I.A. S.S.	Carried forward	56,341 74

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2 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5				Charles Smith	550	360
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				John Weber	566	372

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DR. EReceipts and Expenditures in the TREASURY of PENNSYLVANIA, from the first to CR.	1809. Brought forward No. 567 April 4, Paid John Weiser No. 567 John Weiss 568 John Wilson 550	Dfficers, Printers, &c. SENATE.	Parid George Bryan, clerk, in full for his services the present session Paid ditty to enable him to settle with the several	Paid ditto in addition to enable him to settle with	the puinters No. 573 'Paid ditto a balance due to him on account of con-	tingent expenses No. 574	Carried forward
litures in th the thirti	Dolls. Cte. 138,014 35		<del></del>	<del>,</del>			1.58,014 35
Receipts and Expend	Brought forward		· .·				^વ ેનડાંબ્લો કેંગ્રેલ્પ્સથી
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120 011 94	
Paid James Thackara, clerk, in full for his yearly salary and daily hay No. 581	
Paid William Dickson, printer of the journal in the English language, on account No. 580	
his assistant	
Paid ditto to enable him to pay for the services of	
Paid Adam Hart, door-keeper, for his services, the	
Paid ditto for extra services	
his	
sion, he to be accountable	
for transcribing bills, to pay printers of newspapers and others who have not yet furnished their ac- counts, and also to provide firewood for next ses-	
	Breught forward
Dolls. Cis.   1809.	

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		Dolls. Cts. 1	1809.
J	Carried forward	138,014 35	Broucht forward
		•	Arril 4, Paid James Thackara, clerk, for an index to the
			iournal of last session No. 582
			Paid ditto for a balance due him for sundries ex-
			pended for the use of the house, the present ses-
			sion No. 583
			Paid ditto for the purpose of procuring stationary,
			&c. for the use of the next session of the legisla-
			ture No. 584
			Paid John Passmore, assistant-clerk, for services ren-
			• dered the present session No. 58.
			Paid Joseph A. M'Jimsey, assistant-clerk, for services
			rendered the present session No. 586
			Paid James Montgomery, for services as a trans-
			cribing-clerk, the present session No. 587
			Paid John Woodward, in full for transcribing the
			journal, &c. the present session No. 588
			Paid Joseph Fry, sergeant-at-arms, his yearly sala-
			ry, daily pay and for extra services, the present
			session No. 589
-			•
C,	Camied forward	138.014 35	Carried forward

66,218 6B	Carried forward	128,014 35	Carried forward
31	Paid James Thackara, clerk, for the purpose of pay- ing the several witnesses subpoaned on the com- plaint against Paul Zantzinger, a justice of the peace in the borough of Lancaster No. 596		
. 14 70	Paid Frederick Wolbert, for his attendance as a witness before the house, in the case of the com- plaint against judge Rush		,
50	Faid ditto for exits printing, the present session No. 594		
288	raid John Burnside, for printing bills, the present session No 593		
195	daily pay and extra services, the present session No. 592		
200	house No. 591 Paid Henry Cerloch, sesistant door-keener, for his	·····,	
465	his daily pay and for extra services the present session No. 590 Paid ditto to nurchase fire-wood. &c. for the next		
Dous. Cie. 64,984 98.	1809. Brought forward	Dolla. Cto. 138,014 35	Brought forward

Brought forward.	ward 1.38,014 35	Brought forward
		Anril 5. Paid George Duffield
	•	ter's salary, due the first instant No. 597
	·	Paid Jonathan Walker, president of the fourth dis-
		trict of the court of common pleas, one quarter's
		salary, due the first instant No. !
		Paid Samuel Brady, agreeably to an act passed the
		fourth instant No. 599
		Paid Walter Finney, an associate judge of Chester
		county, one quarter's salary, due the first instant
	:	No. 600
		Paid John Hudders, clerk in the receiver-general's
		f office, one quarter's salary, due the first instant
		No. 601
		Paid John Colmery, for the use of George Blakely,
		agreeably to an act passed the fourth instant
		No. 602
		Paid John Irwin, an associate judge of Venau
		county, three quarters salary, ending the 31st of
		March last No. 603 to (
Carrice Iorward	1111 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	L. Carried Iorward

Brought forward	Dolle. Cte.	• •	Dolls. Cts. 67,572 1
<b>0</b>		Arril 5, Paid John Light, brigade inspector of the first bri- gade of the fourth division of the militia, one quar- ter's aslary. due the first instant No. 606	80
		pector of on of the	
		one quarter's salary, due the first instant No. 607 Paid Nathaniel R. Boileau, secretary of the common-	97
		wealth, one quarter's salary, due the first instant No. 608	\$00
	-	Paid James Trimble, deputy-secretary of the com-	
		g monweath, one quarter's salary, que the first in- stant No. 609	300
		Paid John Light, brigade inspector of the first bri- gade of the fourth division of the militia, for blank	
		forms for the use of his brigade the present year	46 UF
	-	6, Paid Robert Coleman, an associate judge of Lan-	
		of March last No. 611 to 118	280
Carried forward	138,014 35	Carried forward	68,752 25

	Brought forward	Dolls. Cis. 138,014 35	1809. Brought forward Brought forward A/ <i>iril</i> 6, Paid James Patterson, brigade inspector of the se- cond brigade of the fourth division of the militia, for blank forms for the use of his brigade for the	ctor of the a of the milit brigade for t
			year 1809 No. 619 Paid John M'Kissick, receiver-general, three months salary, due the first instant No. 620 Paid Anne M'Ngale, three months pension, due the	No. 619 , three months No. 620 ension, due the
	,	`,	Inst instant Paid Gustavus Stoy, for the storage of public arms and twelve packing boxes for arms, and packing the same Paid William Michael, as a clerk in the register-	No. 621 of public arms and packing the No. 622 the register-
			general's office, salary from the third of January last, to the first instant No. 633 Paid Andrew Ellicott, as secretary of the land-office, for contingent expenses of said office, and three months rent, until the first instant Nos. 624, 635 Paid John M. Miller, clerk in the receiver-gene- ral's office, one quarter's salary, due the first in- tant.	ird of January No. 623 the land-office, fice, and three Nos. 624, 635 receiver-gene- receiver-gene- ole the first in- No. 626
~	Carried forward	138,014 35	. Carried forward	

April 6, Paid Jacob Rush, president of the first district of the court of common pleas, one quarter's salary, due the first instant No. 627 Paid Samuel Roberts, president of the fifth district of the court of common pleas, one quarter's sa- lery, due the first instant No. 629 Paid Bird Wilson, president of the seventh district, one quarter's salary, due the first instant No. 630 Paid Cieorge Wallwe, un associate judge of Alleg- heny county, one quarter's salary, due the first instant No. 630 Paid Cieorge Wallwe, un associate judge of Alleg- heny county, one quarter's salary, due the first instant No. 631 Paid John Jones, an associate judge of Montgomery county, one quarter's salary, due the first in- stant 7, Paid John Jones, an associate judge of the su- preme court, one quarter's salary, due the first in- stant No. 633	<ul> <li>April 6, Paid Jacob Rush, president of the first district of the court of common pleas, one quarter's salary, due the first instant</li> <li>Paid Samuel Roberts, president of the fifth district of the court of common pleas, one quarter's salary, due the first instant</li> <li>Paid Bird Wilson, president of the seventh district, one quarter's salary, due the first instant</li> <li>No. 629</li> <li>P.id James Hamilton, president of the seventh district, one quarter's salary, due the first instant</li> <li>No. 630</li> <li>Paid Cieorge Wallace, an associate judge of Allegheny county, one quarter's salary, due the first instant</li> <li>No. 631</li> <li>Paid John Jones, an associate judge of Montgomery county, one quarter's salary, due the first instant</li> <li>Y. Paid John Jones, an associate judge of Montgomery county, one quarter's salary, due the first instant</li> <li>No. 633</li> <li>Paid John Jones, an associate judge of Montgomery county, one quarter's salary, due the first instant</li> <li>No. 633</li> </ul>	Brought forward	vard	Dolls. Cts.	1809.	District Connector	Dolle. Cre.	ີວິ
	<ul> <li>court of common pleas, one quarter's salary, due the first instant</li> <li>No. 627</li> <li>Paid Samuel Roberts, president of the fifth district of the court of common pleas, one quarter's salary, due the first instant</li> <li>No. 628</li> <li>Paid Bird Wilson, president of the seventh district, me quarter's salary, due the first instant</li> <li>No. 629</li> <li>P.id James Hamilton, president of the ninth district, one quarter's salary, due the first instant</li> <li>No. 630</li> <li>Paid Cieorge Wallace, an associate judge of Alleghery county, one quarter's salary, due the first instant</li> <li>No. 631</li> <li>Paid John Jones, an associate judge of Montgomery county, one quarter's salary, due the first instant</li> <li>Y. Paid William Tilghman, chief-justice of the supreme couch, one quarter's salary, due the first instant</li> </ul>	•			April 6,	Paid Jacob Rush, president of the first district of th		
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dge of the su- due the first No. 634 lige of the su- due the first in- No. 635 e of Delaware e first instant No. 636 al, for sundry e months office No. 638 of the supreme court in Phila- court in Phila- court in Phila- court in Phila- no. 639 nsion, due the nsion, due the No. 639	Brought forward	Dolle. Cte.   1809. 128,014 35	Brought forward 128,014 35 1809. Brought forward 72.385 6	Dolls. Cte. 72.385 64
<ul> <li>Paid Jasper Yeates, an associate judge of the supreme court, one quarter's salary, due the first instant briand John Crosby, an associate judge of Delaware county, one quarter's salary, due the first instant No. 635</li> <li>Paid John M'Kissick, receiver-general, for sundry disbursements in his office, and three months office rent until the first instant No. 637</li> <li>By Paid Jasper Yeates, one of the judges of the supreme court, for expenses in attending the court in Philadelphia, twenty days</li> <li>Paid Benjamin Grimler, printer of the journal of the phouse of the present session No. 639</li> <li>AO, Paid Ruth Johnston, three months pension, due the journal of the present session No. 639</li> <li>AO, Paid Ruth Johnston, three months pension, due the journal of the present session No. 639</li> <li>AO, Paid Ruth Johnston, three months pension, due the journal of the present session No. 639</li> </ul>			April 7, Paid Thomas Smith, an associate judge of the su- preme court, one quarter's salary, due the first	
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and the providence of representatives, the balance for printing the journal of the present session No. 639 30, Paid Ruth Johnston, three months pension, due the first instant (Carried forward			delphia, twenty days No. 638	
40. 639 40, Paid Ruth Johnston, three months pension, due the first instant 128,014 36			thouse of representatives, the balance for printing	_
30, Faid Kuth Johnston, three months pension, due the first instant 128,014 34 Server Vo. 640			the journal of the present session No. 639	
138,014 36 Carried forward			30, Paid Ruth Johnston, three months pension, due the	
	Carried forward	128,014 36	Carried forward	74,935 54
				_

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<u>е</u>	<b>D</b> _R . <i>Exercipis and Expen</i>	ditures in th the thirti	Keceipts and Expenditures in the TREASURY of PENNSYLVANIA, from the first to $\begin{cases} CR. \end{cases}$	¹⁰ CR.
	Rectinent forward	Dolle. Cis.	1809. Received forward	Dolls. Cts.
			April 10, Paid Thomas Campbell, for the use of John Cave- nough, six months pension, due the first instant,	
			per act of the 28th of March, 1808 No. 641 Paid Thomas Campbell, for the use of Edward Ca-	2
			months annuity, due the first ie 28th of March, 1808, and	
			bruary, 1809 Paid James Lamberton, brirade inspector ôf the first	0
<u> </u>			brigade of the seventh division of the militia, one	
			quarter's salary, due the first instant No. 643 Paid William Berrett, for one standard for the use	<b>4</b> 5
		-	of the thirty second regiment of militia, deliver-	
			division No. 644	100
			Paid William Berrett, for a blue standard delivered Abraham Doebler. for the use of the first brivade	
			of the sixth division of the militia, and carriage	
			of the same to Harrisburgh No. 645	101
	Carried forward	138,014 35	Carried forward	75,221 56

75,491	Carried forward	128.014 35	โกะพลกป	Carniell forward
40	Paid Frederick Kuhn, an associate judge of Lan- caster county, two quarters salary, ending the 31st pf March last			
, 18	Faid ditto as brigade inspector in the eighth divi- sion of the militia, one quarter's salary, due the first instant No. 652			
35	county, one quarter's salary, due the first instant No. 651			
55	stant 12, Paid Richard Brodhead, an associate judge of Wayne			
	Paid Andrew Graff, an associate judge of Lancas- ter county, one quarter's salary, due the first in-			
<b>3</b> 6	ty, one quarter's salary, due the first instant No. 649			
	brigade 11, Paid Jesse Fell, an associate judge of Luzerne coun-			
59 79	the first instant Nos. o for sundry disbursements for the u			
	igade inspective the militia			
Dolls- C 75,221	1809. Bronght forward	Dolle. Cte.   138.014 35	forward	Brought forward

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<ul> <li>Expenditures in the TREASURT of PENNSYLVANIA, from the first the thirtield of April, 1809, inclusive.</li> <li>Dolls. Cts. 1809. Brought forward</li> <li>erward 139,014.35</li> <li>April 17, Paid James Trimble, for sundry disbursements for mine the contingent expenses of the executive department, to the first instant, per act of the 28th of No. 655</li> <li>Paid George Armstrong, brigade inspector of the first brigade of the thirteenth division of the milities for source drums and twenty-fire first for the use of the trenspector of the first brigade of the thirteenth division of the milities for sundry disbursements for the set of the register-general set of the contingent expenses of the register-general set of the first of bursen of the first of bursen of the first of bursen of the first of bursen of the first of bursen of the common-wealth, his salary, from the twettch of December 138, until the first of barnery last.</li> <li>Is, was did to three months selery, due the first instant was diverted for the first of barnery last.</li> </ul>	-d	* 45	ť	80	4	· 8	in the second se	1 00
ceipts and Expenditures in the TREASURY OF PENNSYLVANIA, from the first the thriteib of April, 1809. Inclusion. from the first Dalls. Cts. 1809. Brought forward Dalls. Cts. 1809. Brought forward april 138,014 35. April 12; Paid James Trimble, for sundry disbursements for men, to the first instant, per act of the self of March, 1808 first instant, per act of the self of the first instant, per act of the self of the first first instant, per act of the self of the first instant, per act of the self of the first first instant, per act of the self of the first first instant, per act of the self of the first instant of the mil- tia, for fourteen drums and twenty-fire first for the effect, and three months office rent, until the first paid Richard M. Cram, for sundry disbursements for the contingent expenses of the register-general effect, and three months office rent, until the first paid ditto three months salary from the twenticth of December realts, until the first paid ditto three months salary due the first instant Mo. 658 Paid forward 138,014 53 (mon Shyder, as governor of the common- wealth, his salary from the twenticth of December Paid ditto three months salary due the first instant Mo. 658	° ∑ °	Dolle. Cl 75,491	282 7	146.8	66	162 9	1,333	77,483
ceipts and Expenditures in the thirt Brought forward 138,014.35. Carried forward 138,014.35	the TREASURY of PENNSYLVANIA, from the first tieth of April, 1809, inclusive.	1809". Ajiril 12, I	ment, to the first instant, per act of the 28th of March, 1808 No. 555 Paid George Armstrong, brigade inspector of the first brigade of the thirteenth division of the mili- tia, for fourteen drums and twenty-five fifes for the	use of his brigade No. 656 13, Paid Richard M. Crain, for sundry disbursements for the contingent expenses of the register-general's effice. and three months office rent, until the frest	instant No. 657 Paid Simon Snyder, as governor of the common- wealth, his salary from the twentieth of December.	1808, until the first of January last No. 658 Paid ditto three months salary, due the first instant	No. 659	Carried forward
ceipts and Expen Brought forward Carried forward	diures in t the thirt	Dolls. Cts. 138,014 35						138,014-35
	DR. EReceipts and Expen	Brought forward						Carried forward

Carried forward 80,940	128,014 35	Carried forward
March last Nos. 664, 665	Marc	
county, one quarter's salary, due the first of Octo- ber, 1808 No. 663	ber, 1808	
on loan, per act of assembly of the 24th day of March last 18. Paid Lames C. Heron, an associate indore of Venanon	on lo Marc	
stant, inclusive 17, Paid William M'Dermett, the sum granted to him	stant. 17, Paid	
Paid John Moore, as clerk in the register-gene- ral's office, salary from the first to the seventh in-	ral's	
March, 1800 No. 660	the a	
Afric 15, Faid the late proprietaries, for a certificate, No. 80, issued in their favor for one hundred and fourteen acres and sixteen perches of land, in Luzerne coun-	Aprul 15, Faid Issuè issuè acres	
✓	Dolls. Cts.   1809. 138,014 35	

Carried forward	rd 138,014 35		Dolls.
		Brought forward April 18, Paid William Findlay, for contingent expenses of the treasury-office for one year, and one year's rent of the said office, until the first instant, per act of the	80,940
		28th of March, 1808 19, Paid John M'Dowell, an associate judge of Alleg- hear county one currents associate judge of Alleg-	345
		stant No. 667	35
		Paid John Brink, an associate judge of Wayne coun- ty, one quarter's salary, due the first instant No. 668	20 25
		Paid William Henry, an associate judge of North- ampton county. one ouarter's salary. due the first	
		instant No. 669	35
		Paid George Armstrong, brigade inspector of the first brigade of the thirteenth division of the militia, for nine drums for the use of his brigade furnished by John Schryock No. 670 21, Paid John Carson, an associate judge of Dauphin	54
The second second second second second second second second second second second second second second second se		county, one quarter's salary, due the first instant No. 671	35
Garried forward	rd 128,014 35	Carried forward	81,49

	Brought forward	Dolle. Cte.   1809. 138,014 35   Ajrril 22 24,	<ul> <li>1809. Brought forward</li> <li>April 22, Paid James Trimble, for sundry disbursements for the contingent expenses of the executive department from the first to the 19th instant No. 672</li> <li>24, Paid William G. Elder, an associate judge of Somerset county, two quarters salary, ending the 31st of March last Nos. 673, 674, Paid Abraham Hildebrand, an associate judge of Cambria county, one quarter's salary, due the first include to the first intent county. One ouster's salary, due the first intent county.</li> </ul>	Dolla. Cta. 81,498 9 248 75 70 35 °
-0		······	No. 676 Paid Alexander Wright, an associate judge of Mer- cer county, one quarter's salary, due the first in- stant Paid John Gloninger, an associate judge of Dauphin county, two quarters salary, ending the 31st of March last Nos. 678, 679	35 35 70
	Carried forward	138,014 35	Carried forward	81,985 84

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	·Brought forward	138,014 35	Brought forward April 26, Paid William Steel, as an associate Judge of the court of common pleas of Huntiagdon county, three quarters salary, ending the 31st of December, 1808 No. 689 to 691
м			<ul> <li>Paid Henry Fraley, for drumns delivered John Light, brigade inspector of the first brigade of the fourth division of the milita.</li> <li>29, Paid graneral Michael Bright, on account, out of the fund appropriated by an act of the general assembly, passed the fourth instant, towards defraying the contingent expenses that have arisen, or may arise, in the execution of any authority or power given to, or enjoined on the governor, by the laws of the com-</li> </ul>
			monwealth No. 693 Paid Elizabeth Sergeant and Esther Waters, execu- trixes, of the estate of David Rittenhouse, esquire, deceased under the authority, and out of the fund appropriated by an act of the secenal assembly, pass- sed the fourth instant, concerning the prize sloop Active No. 694
	actied forward.	138,014 35	Carried forward

 DR. <i>Eleccipts and Expen</i>	nditures in 1 the thirt	litures in the TREASURY of PRNNSYLVA the thirtieth of Artu, 1809, inclusive.	Receipts and Expenditures in the TREASURY of PENNSYLVANIA, from the first to $\begin{cases} Ca. \end{cases}$	10 C L.
 Brought forward	Dolle. Cie. 138,014 35	1809. Anril 29. Paid John Halsted.	Brought forward clerk in the comptroller-general's	Dolle. Cie. 100,150 1
		office, one quarte	office, one quarter's sulary, due the first instant No. 095	225
			Balante	37,639 34
				·
			-	
	138,014 35		<b>2</b> 4	<b>3</b> 138,014 24

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May I, P 3, F 1	Dolla. Cta. 1 1809.
1, 1, 1, 1, 2, 2, 1 1, 1, 2, 2, 2, 1 2, 1 1, 1, 2, 2, 2, 2, 1 1, 1, 2, 2, 2, 2, 1 1, 1, 1, 2, 2, 2, 1 1, 1, 1, 2, 2, 2, 1 1, 1, 1, 2, 2, 2, 1 1, 2, 2, 2, 2, 1 1, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2,	37,639 34 May P.
1,c79 51 2, P 65 79 F 7 1 2,000 I	
2,000 I I I I I	1,079 51
65 79 6,5 79 1 1 1	
F 2,000	62 29
3,0CO	
2,0CO J	
1 3,000	
3,000 I	
2,0C0 I	
3,0C0	
2,000	month and one day's salary including the
3,000	
	2,000 H
	rais onnee, lor one month and one day:
licences 75	
Carried forward 40.850 64	40.859 64

Carried forward	45,321 46	Earried forward
last		,
b, rain James Amulay, an associate junge of county, four quarters salary, ending the 3 Is		<b>1</b> 228
quarter's salary, due the first of April last	TO OUT	ral, on account of office
brigade of the ninth division of the m		ran, late surveyor-gene-
Paid William Ross, brigade inspector of th		Received of Samuel Coch-
of March last	35	count of tavern licences
ington county, two quarters salary, endin		Armstrong county, on ac-
Paid James Allison, an associate judge	••••	son, late treasurer of
act of the fourth of April last		Received of David Law-
pairing public arms in the county of G	654 64	of auction duties
Paid James Seals and Samuel Israel, in fi		late auctioneer, on account
last		<ol> <li>Received of John Connelly,</li> </ol>
• county, one quarter's salary, due the first	2,382 31	
3, Paid Boyd Mercer an associate judge of W		For office fees 162 99
Franklin county line and Strasburg No. 701		new purchase 5 2,219 32
1808, for improving the state road, bet		for lands in the old and
sioners of Franklin county, in pursuance of the general assembly passed the 28th (		sick, receiver general, monies received by him
May 2, Paid Michael Whitmore, for the use of the		Received of John M'Kis-
Brought forward	40,859 64	Brought forward
1809.	Dolle. Cis.	
	Brought forward Paid Michael Whitmore, for the use of the sioners of Franklin county, in pursuance of the general assembly passed the 28th 1808, for improving the state road, be Franklin county line and Strasburg Paid Boyd Mercer an associate judge of V activity, one quarter's salary, due the firs las Paid James Seals and Samuel Israel, in Paid James Seals and Samuel Israel, in pairing public arms in the county of G act of the fourth of April last Paid James Allison, an associate judge ington county, two quarters salary, endin of March last Paid Villiam Ross, brigade inspector of i purguarter's salary, due the first of April last Paid James Findluy, an associate judge county, four quarters salary, ending the 31 last Paid James Findluy, an associate judge county, four quarters salary, ending the 31 last	bolle. Cta. 1809. 3,859 64 A A A A 2, 1 3,382 31 3, 1 654 64 1 35 35 1,389 87 4, 1 1,389 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,381 4, 1 1,3

Carried forward	46,046 62	Carried forward
lin county, three quarters salary, ending the 31st of March last No. 713		
5. Paid James M'Dowell, an associate judge of Frank-	294 30	ter, surveyor-general, on account of office fees
e first		Received of Andrew Por-
April last No. 711	100	count of lees received in the secretary's office
Paid Robert M'Elwee, cerk in the comptroller-ge-		the common wealth, on ac-
of register-general, from the first of April last to the first instant, inclusive No. 710		<b>18, R</b> eceived of James Trim- ble, deputy-secretary of
Paid William Michael, as a clerk in the late office	330 87	
• the fourteenth division of the militia - No. 709	•	fecs 46 65
Paid Rees Hill, for twelve drums, not painted, pro-	<b></b>	chase & 284 22
second brigade fifth division of the militia, one quarter's stalary, due the first of April last No 708		viz. For lands in the old pur-
last No. 707 Paid William MtClelland, brigade inspector of the		monies received by him on the following accounts,
May 4, Paid John Agnew, an associate judge of Adams coun- ty, two quarters salary, ending the 31st of March		May 15, Received of John M'Kis- sick, late receiver general,
Brought forward	45,321 46	Brought forward
	Dolls. Cts.   1809.	1000.

<b>,18</b> 09.		Dolls. Crs.	1809.	Della. Cr
May 24.	Carried forward 4 Received of Alexander	46,046 63	Brought forward May 6. Paid George Armstrong, historic inspector of the first	1 167,1
	Russell, formerly brigaue		brigade of the thirteenth division of the militia,	
	Inspector of York coun- ty, on account of militia		one quarter's salary, due the trest of April last No. 714	<b>37</b>
	fines	1,531 49	<b>g</b> , Paid Samuel Harris, an associate judge of 1.ycom-	
<b>3</b> 5,	Received of John Cochran, secretary of the land-of-		ing county, two quarters salary, ending the 31st of March last No. 715	70
	fice, on account of office		Paid the commissioners of Mercer county, for improv-	
	fees	312 12	ing that part of the road from the town of Mercer	
	Received of Johh Cochran,		to the town of Meadville, in Crawford county, which	
	secretary of the land-of-		lies within Mercer county, per act of the 10th of	
	fice, on account of office		April. 1807	450
	fees	124 55	Paid William Steel, as an associate judge of Hunt-	
30,	Received of John Tomlin-		ingdon county, salary from the first of January, to	
	son, late auctioneer, on		the 28th of February, 1809 inclusive No. 717	32
	account of auction duties	7 28	Paid John Steel, for the carriage of public arms from	
			Columbia, in Lancaster county, to Lewistown, in Minis county for the use of the first britadle of	
			$\mathbf{x}_{1} = \mathbf{x}_{1} $	
			the tenth division of the militia No. 118	
	Carried forward	48.022 7	Carried forward	3,278



5	1809.	Dolls. Cts.	1809.	Dolls. Cu
8	Brought forward 4	48,022 7	Brought forward	
	May 31, Received of the commis-		May 9, Paid John Creigh, an associate udge of Cumberland	
	woners of Luzerne coun- ty. in nursuance of an act		country, one quarters satary, due the life of $\Delta p_{11}$	25
	passed on the 16th of		Paid Hannah Crawford, one year's pension, per de-	
	March last	1,000	cree of the orphans' court of l'ayette county, due the	
	Acceived for lands and land-office fees from the		zour of March last Paid Alexander Brown, an associate indre of Mercer	140
1	1 1th instant, to this day,		county, one quarter's salary, due the first of April	
	inclusive, viz.		last No. 721	35
	For land \$ 4,122 47	-	10, Paid Richard Riley, an associate judge of Delaware	
	For land-office	•	county, four quarters salary, ending the 31st of	e
	fees 613 50		March last No. 722	140
		4,735 97	12, Paid Richard M. Crain, as late register-general, sa-	
1	Received in payments on		lary due to him from the first of April last to the	
-	the bonds given to the		first instant, inclusive No. 723	114 8
	commissioners appointed		Paid Robert Bcatty, brigade inspector of the second	
1	to collect the debt due		brigade of the cistith division of the militia, salary,	
	by the estate of the late		due the first of April last No. 721	92 7.
	John Nicholson, deceased,		use of	
	to the commonwealth	1,723 93	gade for the years 1808 and 1809 No. 725	60
	Carried forward 5	55,481 97	Carried forward	2,876

county, one quarter's salary, due the first of last Paid George Roberts, an associate judge of	•	<ul> <li>Azay 12, Faid James Calhoun, six months pension, per act of the 29th of March, 1802</li> <li>Paid James Barr, an associate judge of Armstrong county, one quarter's salary, due the first of April last</li> <li>Puid James Davidson, an associate jurge of Lycombing county, two quarters salary, ending the 31st of December last</li> <li>Paid Timothy Mallack, for furnishing copies of the faws of the last session to the secretary of the commonwealth, enviluing the same, furnishing certain exemplifications, olice rent. &amp;c.</li> <li>Puid James G. Heron, an associate judge of Venango county, one quarter's salary, due the first of April Jast</li> </ul>
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Da.	ERECCIPTS and Expend	$D_{\mathbf{n}}$ . S Receipts and Expenditures in the TREASURY of PENNSYLVANIA, from the first to $\mathcal{C}_{\mathbf{n}}$ .	e first to \$ Cn.
· ·	Brought forward	Dolle. Cte. 1809. 55,481 97 May 13, Paid John Flenniken, an associate judge of Greene county. one quarter's salary. due the first of Abril	Dolle. Cre, 3,413 34 Greene of Abril
		last No. 732 Paid Robert Beatty, brigade inspector of the second brigade of the fifteenth division of the militia, for sundry disbursements made by him for the use of	
N		his brgade to the 16th of April last No. 733 15, Paid James Dunlap, brigade inspector of the first brigade of the fourteenth division of the militia, three quarters salary, ending the 30th of March last	
-		Paid ditto for sundry disbursements and blank forms for the use of his brigade for the year 1809 Nos. 735, 736 Paid Samuel Cochran, late surveyor general, three	No. 734 90 nd blank forms year 1809 Nos. 735, 736 65 general, three
-		months and four days salary, ending with the fourth of April last No. 737 Paid ditto for sundry disbursements for the contingent expenses and rent to the third of April last No. 738	he fourth No. 737 348 14 ontingent No. 738 236 20
-	Carried forward	55,481 97 Carried forward	4,230 14
		ring a second a second second second second second second second second second second second second second second	

4,907 17	- Carried forward	55,481 97	Carried forward
148 14	No. 744		
	Paid John M.Kissick, late receiver-general, one month and ten days salary, to the 10th instant, inclusive		
83 33	general source, one month and ten days satary, to the 10th instant, inclusive No. 743	•	,
	Paid John Hudders, as a clerk in the late receiver-		
35	county, one quarter's salary, due the first of April last No. 742		
	Paid George Ross, an associate judge of Armstrong		
10 56	general's other, six days salary ending the sixth of April last		
	Paid Samuel Cunningham, as a clerk in the surveyor-		
133 33	April last No. 740		
	Paid William Cochran. as a clerk in the surveyor-ge-		
266 67	enderg the sixth of April last No 739		
	May 15, Paid Samuel Clendenin, as a clerk in the surveyor-		
4,230 14		55,481 97	Brought forward
Dolls. Cre.		Dolla. Cro.   1809.	

5,334	Carried forward	120	55,481 97	Carried forward	4
receiver- alary. to No. 751	Paid John M. Miller, as a clerk in the late receiver- general's office. one month and ten days salary. to the 10th instant, inclusive No. 751			•	
the third No. 750	Paid Mary Neese, one year's pension, due the third instant No. 750				
for sun- ie of his No. 749	16, Paid John M'Kissick, late receiver-general, for sun- dry disbursements made by him for the use of his office No. 749				
t Mithin of April No. 748	Paid Joseph Edmiston, an associate judge of Mithin county, one quarter's salary, due the first of April last No. 748				
Hin ccun- of March No. 747	Paid John Oliver, an associate judge of Mifflin coun- ty, two quarters salary, ending the 31st of March last No. 747				
oun- arch 746	Paid John Moore, an associate judge of Bedford coun- ty, one year's salary, ending the 31st of March last No. 746		•		
ents first 745	May 15, Paid Richard M. Crain, for sundiy disbursements made by him as register-general, between the first of April and first of May, 1809, inclusive No. 745	May 1		,	180
Dolls. C. 4,907	9. Brought forward		Dolls. Cts. 55,481 97	Brought forward	

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Brought forward	Dolls. Cts.	1809. Brought forward
	19	Dauphin county 18, Paid Andrew Porter, surveyor-general, for sundry dis-
		from the seventh of April to the 11th instant No. 760 19, Paid William Kirkpatrick and Jeremiah Mosher, in
		Paid Thomas M' Kee, an associate judge of Venango
		county, one quarter's salary, due the first of January last No. 762 20, Paid Samuel Findlay, an associate judge of Buller county, three quarters subay, ending the 31st of
	-	March last 22, Paid Willam Wüson, an associate judge of North- umberland county, two quarters salary, ending the 31st of March last No. 764
 Garried furgard	10,481 97	Carried forward

	Dolle. Cte.     1809.     Dolle. Cte.     1809.       Brought forward     55,481 97     May 22, Paid James Smith, an associate judge of Indiana coun-	Dolle. Cte. 55,481 97	1809, Brought forward May 22, Paid James Smith, an associate judge of Indiana coun-	Dolls. Cte. 7,076 75
			ry, three quarters salary, ending the 31st of March last No. 765 Paid John Vincent, an associate judge of Eric coun- ty, two quarters salary, ending the 31st of March last No. 766	106 70
			Paid John Fleming, an associate judge of Lycoming county, one quarter's salary, due the first of Ju- nuary last 23. Paid Daniel Sharn, brigade inspector of the first bri-	רא פס
			gade of the first division of the militia, two quarters salary, ending the 31st of March last No. 768 Paid ditto for sundry disbursements for the use of his	08
-			brigade and blank forms for the same for the year 1809 No. 769 24, Paid James Dunlap, brigade inspector of the first bri- gade of the fourteenth division of the militia, for	75 32
No.			twenty drums and twenty hies, procured by him for the use of his brigade No. 770	00 <b>8</b>
1. 100	Carried forward	55,481 97	Carried forward	7,652 7

and the second

Convised from and
. county, one quarter's salary, due the first of April last No. 776 35
sum granted per act of the fourth of April, 1809 No. 775 40
county, two quarters salary, ending the 31st of March last
26, Paid Peter Small, for six drums furnished for the use of the first brigade of the fifth division of the militia No. 773 54
ary last 25, Paid John Cochran, secretary of the land-office, for disbursements in his office between the fifth of April and the 23d instant No. 772 65 17
Dol 7,6

<ul> <li>1809. Brought forward</li> <li>May 31, Paid Matthias Hollenback, an associate judge of Luzerne county, two quarters salary, cuding the 3 st of March last</li> <li>No. 777 No. 777 Paid Hugh H. Brackenridge, one of the judge of the supreme court, for expenses in attending the court in Philadelphia, between the second of March and the eighth of April, 1809 No. 778</li> <li>Balance</li> </ul>		Dollo Cio I			· · · · · · · · · · · · · · · · · · ·	•
zerne county, two quarters salary, ending the 3.st of March last No. 777 Paid Hugh H. Brackenridge, one of the judge of the supreme court, for expenses in attending the court in Philadelphia, between the second of March and the eighth of April, 1809 No. 778 Balance No. 778	 Brought forward		1809. May 31, P	Brought forward 'aid Matthias Hollenback, an associate jud		D. 74. C.a. 7,351 24
court in Philadelphia, between the second of March and the eighth of April, 1809 No. 778 Balance				zerne county, two quarters salary, ending of March last aid Hugh H. Brackenridge, one of the the sumeno court for expenses in atten	the 3 st No. 777 judge of	70
Balance			-	court in Philadelphia, between the second and the eighth of April, 1809	of March No. 778	. 152
				Balance	•	47,308 73
		•				
		<b>.</b>		· •	`	
		55,481.97				<b>5</b> 5.481 97

Da.	EReceipts and Expendit	ures in the th	$D_{R}$ . Electifies and Expenditures in the TREASURY of PENNSYLVANIA, from the first to $\int C_{R}$ . the thirtieth of June, 1809, inclusive.	™} Cri.
1809. June 1	Balance from last month 4	Dolls. Cts.   47,308 73	1809. June 2, Paid Elizabeth Baxter, three months pension, due the	Dolls. Cie
4	Acceived of Linos Morris, late treasurer of Bucks county, on account of ex-	1 308 95	Bucks county Bucks county Paid William Berrett, for three stands of colours fur- biours fur-	112 50
7	Received of James Trim- ble, deputy-secretary of		Paid James Harriott, for forty-two fifes furnished by	322
0	count of fees received in	5	sion of the militia	. 42
14	the secretary source Received of Andrew Por- ter, surveyor-general, on	3	3, Faid John Joung, president of the tenth district of the court of common pleas, one quarter's salary, due the first of April last No. 782	400
	account of office fees Received of Eseck Howell,	161 57	iate judge of E ding the 31st of	
<i>1</i> , 1	treasurer of Northamp- ton county, on account of	1-103 46	last No. 783 Paid John Barber, an associate judge of Centre county. two cuarters salary, ending the 31st of	140
-			March last No. 784 6, Paid John Young, brigade inspector of the first bri- gade of the eleventh division of the militia, one quarter's salary, due the first of April last No. 785	70 52 50
25. 2	- Carified forward	<b>50,072 2</b>	Carried forward	1,139
144				

Dolla. Cts. 1	1 1809.	Dolla. Cte.
Brought forward 50.072 2		1,139
June 15, Received of James Trim-	June 6, Paid William Tilghman, for a certificate with interest	
ble, deputy-secretary of the commonwealth,on ac-	thereon, issued in his lavor and redeemed under the acts of the fourth of April, 1799, and 15th March.	
count of fees received in	1800 No. 786	573 67
the secretary's office 170	12, Paid John Irwin, an associate judge of Westmoreland	
29, Received of Robert Allison,	county, four quarters salary, ending the 31st of	
late treasurer of Hunting-	March last No. 787	140
	14, Paid David Stewart, an associate judge of Huntingdon	
tavern licences 41 80		
Received of Alexander	last No. 788	35
	Paid Peter Rhoads, an associate judge of Northamp-	
account of auction duties . 65 7		
<b>Received for lands and</b>	March last No. 789	140
land-office fees from the	Paid John Cooper, an associate judge of Northamp-	
first instant, to this day,	ee quarters salary, ending t	
inclusive, viz.	of March last No. 790	105
For lands <b>S</b> 11,584 13	17, Paid Clarana M'Cauley, two years pension, due the	
For land-office	loth of May last, per decree of the orphans' court	
fees 1,312		73
12,896 13		
Camied forward 63.94% 9	Land Lainer	

1809. <i>June</i> 30,	1809. Brought forward 63,245 2 June 30, Received in payments on the bonds given to the commissioners appointed to collect the debt due	<ul> <li>1809. Brought forward</li> <li>Junc 19, Paid the executors of the estate of Edward Cook, deceased, late an associate judge of Fayette county, salary due at the time of his decease No. 792</li> <li>23, Paid John Fleming, an associate judge of Lycoming</li> </ul>	Dolls. Cl. 2,204 6 162 5
	by the estate of the late John Nicholson deceased, to the commonwealth 1,587 51	county, one quarter's salary, due the first of April last No. 793 Paid Peter Shoemaker, brigade inspector of the se- cond brigade of the sixth division of the militia, two quarters salary, ending the 31st of March last	35 .
	•	Paid ditto for blank forms for the use of his brigade for the year 1809. Seven regiments No. 795 24, Paid John Bioren, for three thousand copies of the laws of last session of the legislature, furnished	105 70
		<b>38</b> , Paid the commissioners of Westmoreland county. So much expended by them, under the act of the 28th of March, 1808, for improving certain roads in said county	1,378
	Carried forward 64,832 53	Carried forward	3,555

first to S CR. , Dolla. Cta. 5,555 22		6 64,832 58
DR. S Receipts and Expenditures in the TREASURY of PENNSYLVANIA, from the first to S CR. the thirtieth of June, 1809, inclusive. Brought forward 64,832 53 1809. Brought forward 5,555 22	Balunce	
e IREASORY OF teth of June, 1, 1809.	· ·	
the thirti Dolls. Cts. 64,832 53		S 64,832 58
Brought forward		

64.093 49	Carried franced
500	of tavern licences
•	phin county, on account
	late treasurer of 1)au-
	11, Received of Henry Beader,
3,599 70	auction duties
	auctioneer, on account of
	10, Received of Silas E. Weir,
78 12	
	office, on account of office
	ran, secretary of the lan ⁴ -
	8, Received of John Coch-
985 31	count of auction duties
	6. Received of Thomas Pass-
	aucuoliter, on account of
	5, Received of Peter Auhn,
124 2	account of office fees
	ter, surveyor-general, on
	Received of Andrew Por-
59,277 3	Balance from last month
Dolls. Cts.	
	2985 31 59,277 31 124 25 458 80 985 31 78 12 78 12 78 12 3,599 70 500

Carricd forward	71,885 57	Carried forwand
1.aut	1,207 51	unumo) on account of auc tion duties
onathan Hcister, as clerk in the audit office, twenty-six days salary, due the	м.е	on the books of the ban of Pennsylvania, the 30th
aix months annuity, due the first instant, per act of the 28th of March 1808 No. #10		Received of John Humes auctioneer, (in a credi
Paid Samuel White, for the use of John Mulony,	3,582 7	ties
We all with the quarter's salary, due the first instant		Montmollin, auctioneer
county, one quarter's salary, due this day No. 808	1,687 50	first instant
county, one quarter's salary, due thir day No. 807		vidend on the stock of the
of the court of common pleas, one quarter's salary, due the first instant Deid Comme Welling of Allowhand	0 7	Received a credit on the books of the Farmers and Machinics hold for a di
the court of common pleas, one quarter's salary, due the first instant No. 805 Paid James Hamilton, president of the minth district	385	aen, treasurer of VV est- moreland county, on ac- count of tavern licences 385
	65,023 49	Brought forward by 13 Received of John M. Snow
1809.	Dolls. Cre.	1809.

3,645 52	Carried forward	Carried forward 72,975 8
128 33	the 30th of June last, inclusive No. 817	
	the survey seventh of	thery' of auction duties 129 87 count
143 33	ral's office, his salary from the fifth of April to the 30th of June last, inclusive No. 816	
	4, Paid Thomas Whiteside, clerk in the surveyor-gene-	51, States six
010	and twenty-six days salary, due the first instant	
22	one quarter's salary, uue the mist instaint 140. 014 Paid Andrew Porter, survevor-general, two months	instant) on account of auc-
	Paid James Patterson, brigade inspector of the se- cond brigade of the fourth division of the militia,	on the books of the bank of Pennsylvania, the loth
30	gade of the fourth division of the militia, one quar- ter's salary, due the first instant No. 813	28, Received of John Humes, auctioneer, (in a credit
218 52	No. 812 Paid John Light, brigade inspector of the first bri-	county, on account of 155 86 court fines
	Juty 3, Paid George Bryan, auditor-general, one month and twenty-nine days salary, due the first instant	July 24, Received of John Reitzell, late sheriff of Lancaster
Dolls. Cts. 2,676 82		1809. Dolls. Cts.   Dolls. Cts.   T1,885 57

Dolls. Cis.	1809.	Dolls. C's.
Brought forward 72,975 8	Brought forward	3,545 52
July 31, Received of the bank of Pennsylvania, six months dividend on the stock of	July 4, Paid Henry Antes, clerk in the surveyor-gene-al's office, his salary from the 12th of April to the 30th of June last, inclusive . No. 818	120 70
the first instant 40,000	y from the fi	1
Received for lands and land-office fees from the	the 30th of June last Nos. 819, 820 Paid Andrew Porter, surveyor-general, for disburse-	217 23
inclusive, viz.		62 38
For lands & 17,716 38 For land-office	5, Paid Robert Beatty, briggude inspector of the second brigade of the fiftcenth division of the militia, one	
fces 1,885 35	quarter's sulary, due the first instant No. 822 Paid Richard M. Crain, clerk to the secretary of the	22 50
Received in payments on the bonds viven to the	land-office, one month and twenty-six days salary, due the first instant No. 823	140
commissioners appointed	Paid Samuel Cunningham, as clerk to the sccretary	
to collect the debt due by the estate of the late John Nicholson, deceas-	of the land-office, one month and sixteen days salary, due first instant No. 824	51 11
ed, to the commonwealth 295		
Carried forward 132,871 81	Carried forward	4,159 43

,

Dolls. Cts. 1809.	the thirty first of July, 1809, inclusive.	
		Dolls. Cra. 4,159 45
	July 5, Paid John M. Miller, as a clerk to the secretary of the land-office, one month and twenty days salary, to	•
		II IH
-	Paid William Brown, an associate judge of Miffin county, one quarter's salary, due the first instant	
	No. 826	<b>8</b> 5
	raw Ephram Morton, as a clerk to the secretary of the land-office, one quarter's salary, due the first in-	
		183 25
	M'Neale, one quarter's pension,	1
	lifst instant Paid John Cochene secretary of the land-office two	40
	months and twenty-six days salary, to the first in-	
		318 53
	Paid John Fleming, an associate judge of Lycoming	
	one quarter's sauary, que une mrst instant No. 830	35
	Paid David Ryner, as a clerk to the secretary of the	}
	and-omce, one quarter's salary, que the first instant No. 831	147 77
Carried forward 132,871 81 ³	Carried forward	5,036 8
• 、		

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<ul> <li>July 6, Paid Alexander Wilson, clerk in the state-treasurer's office, one quarter's salary, due the first instant No. 832</li> <li>7, Paid John Cochran, secretary of the land-office, for disbursements in his office, between the 22d of May and the first instant No. 833</li> <li>Paid William Scott, an sssociate judge of Adams county, one quarter's salary, due the first instant nonwealth, one quarter's salary, due the first instant nonwealth, one quarter's salary, due the first instant fittid, one quarter's salary, due the first instant fittid. Alexander, one quarter's salary, due the first instant nonwealth one quarter's salary, due the first instant fittid. Alexander, one quarter's salary, due the first instant no safe and Catharine Alexander, one quarter's pension, due the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of we have the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first instant of the first</li></ul>		Dolls. Cts.		Dolls. Cts.
<ul> <li>July 6, Paid Alexander Wilson, člerk in the state-treasurer's office, one quarter's salary, due the first instant No. 832</li> <li>7, Paid John Cochran, secretary of the land-office, for disbursements in his office, between the 23d of May and the first instant</li> <li>7, Paid William Scott, an ssociate judge of Adams county, one quarter's salary, due the first instant monwealth, one quarter's salary, due the first instant</li> <li>Paid James Trimble, deputy-secretary of the commonwealth, one quarter's salary, due the first instant monwealth one quarter's salary, due the first instant work and jumor, adjutant-general of the militia, one quarter's salary, due the first instant stant</li> <li>Paid Catharine Alexander, one quarter's pension, due the first instant paid William Michael, as a clerk in the auditor-general of the the first instant.</li> <li>No. 835</li> </ul>	Brought forward	132.871 81		5,035
			July 6, Paid Alexander Wilson, clerk in the state-treasurer's	
			office, one quarter's salary, due the first instant	
			No. 832	
			7, Paid John Cochran, secretary of the land-office, for	
			disbursements in his office, between the 22d of May	
			and the first instant No. 833	
			Paid William Scott, an associate judge of Adams	
		•	county, one quarter's salary, due the first instant	
			No. 834	
			Paid James Trimble, deputy-secretary of the com-	
			monwealth, one quarter's salary, due the first in-	•
			stant No. 835	
			Paid Thomas M'Kean, junior, adjutant-general of the	•
			militia, one quarter's salary, due the first instant	, د
			No. 836	
			Paid Catharine Alexander, one quarter's pension, due	4)
			the first instant No. 837	
			Paid William Michael, as a clerk in the auditor-ge-	•
			neral's office, one month and twenty-nine days sa-	
			lary, to the first instant No. 838	

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6,789	Carried forward	132,871 81	Carried forward
	10, Paid William Duncan, inspector of the second bri- gade of the first division of the militia, two quarters salary, ending the 30th of June last Nos. 844, 846		
•	first instant control of the second by 10. Paid William Duncan instant of the second by		
\$00	wealth, one quarter's salary, due the first instant No. 842		
	of April, 1809, and six months annuity to the fourth instant, per said act		
25	Paid Nathaniel B. Boileau, for the use of James Ug- levia, six months annuity, to the first instant, per act of the 26th of January, 1807 No. 840		
	July 7, Paid Andrew Ellicott, late secretary of the land-office, for disbursements in said office, from the first to the fourth of April last, inclusive No. 839		I
Dolls. C.	1809. Browerd	, Dolls. Cts.	Barraht frammed
201	y-first of July, 1809, inclusive.		
	ccepts and Expenditures in the TREASURY of PENNSYLVANIA, from the first to 2 C	ditures in t the thirty	DR. {Receipts and Expen

16 21012	Carried forward	132,871 81	Carried forward
52 50	ongage of the ninth division of the <b>munuts</b> , one quarter's salary, due the first instant No. 851		
	Paid William Ross, brigade inspector of the second brigade of the ninth division of the militia, one ousr-		
70	last No. 850		
	Paid James Cowden, an associate judge of Dauphin county, two quarters salary, ending the 31st of March		
35	No. 849		
	county, one quarter's salary, due the first instant		
	11, Paid John Creigh, an associate judge of Cumberland		
٠	No. 848		
	instant, per act of the second of April, 1804		
30	of the fourth of April last No. 847		
_	months annuity, to the first instant, granted per act		
67 511	Deil Saure Nickard Frick Structure of Letr Caristic sin		
	of carriage, &c. per act of last session of the legis-		
	out to raid zacharian rouison, junior, for unity-nine copies of the minutes of the convention which formed the	<u></u>	
6,739 46		132,871 81	Brought forward
( = #		( ;; ;	
DR. S Receipts and Expenditures in the TREASOUT of PENNSTIVANIA, from the first to S CR. the chirty first of July, 1809, inclusive.			

A. L. LAND

	Brought forward	Dolls. Cre.   132,871 81	
•		X	July 12, Faid Henry Beader, for the use of the trustees of the Harrisburg academy, the sum granted by an act of the general assembly, passed the fourth of April,
			1809 No. 852 18.0 18.0 18.0 18.0 18.0 18.0 18.0 18.0
			the court of common pleas, one quarter's salary, due
			the must instant No. 833 14, Paid James Trimble, deputy-secretary of the com-
			monwealth, for disbursefments in the secretary's office, between the 10th of April and the first instant
			No. 854
			Paid Simon Snyder, governor of the commonwealth,
			one quarter's salary, due the first instant No. 855 17. Paid John Ryan, six months pension, due the first
•			instant, per act of the 2sth of March, 1806
			NO. 630 18, Paid Jonathan Walker, president of the fourth dis-
			trict of the court of common plcas, one quarter's salary. due the first instant
-			
	Carried forward	132,871 81	Carried forward

Ç		10,768 30	2 <b>6</b>	37 48	35	666 68	000	12,042 44
to Training of Drussing to them the fast	of July, 1809, inclusive.	June 18, Paid Joseph Edmiston, an associate judge of Mif- fin county, one quarter's salary, due the first in-	stant No. 858 Paid William Patterson, one of the representatives of William Patterson, deceased, his proportion of cer- tificates, No. 12, 14, and 45, issued for lands in Lu- zerne county, released to the commonwealth in pur- suance of the acts of the fourth of April, 1799, and	15th of March, 1800 Paid John Brink, an associate judge of Wayne coun- ty, one quarter's salary, due the first instant	• No. 860 19, Paid William Tilghman, chief justice of the su- preme court, one quarter's salary, due the first in-	stant No. 861 Paid Jasper Yeates, one of the associate judges of the supreme court, one quarter's salary, due the first	Instant No. 802	Carried forward
	the thirty	132,871 81	,					132,871 81
C Decision and France	S meeting and trapen	Brought forward	·				•	Carried forward
	Dr.				•			

	Dolls. Cts.	1809.	Dolls. Cis.
Brought forward	132,871 81	July 19, Paid Andrew Graff, an associate judge of Lancaster	12,042 44
		county, one quarter's salary, due the first instant No. 863	35
		20, Paid Thomas Cooper, president of the eighth district of the court of common pleas, one quarter's salary.	
		due the first instant No. 864	400
		Paid Jusper Yeates, one of the judges of the supreme court, for attending circuit courts in several of the counties, and the supreme court in Philadelphia from	
-		une soun of May to the Mill Instant, Inclusive No. 865	204
	-	Paid George Armstroug, brigade inspector of the first huirede of the thirteenth division of the militie	
		one quater's salary, due the first instant No. 866	37 50
		Paid Hugh H. Brackenridge, one of the associate judges of the supreme court, one quarter's salary.	
		due the first instant No. 867	500
-		attending the courts in April and May last No. 868	_ 112
Carried forward	132,871 81	Carried forward	13,330 94

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 Broucht forward	Dolls, Cis.	1809. Revischt forward	Dolle. Cre.
		July 20, Paid Thomas Mt Kean, junior, adjutant-general of the militia, for postage paid by him on letters on	
		public service No. 869	16 59
		21, Fuld Alexander Brown, an associate judge of Mercer county, one quarter's salary, due the first instant	
		Paid the commissioners of Westmoreland county, per	
		act of the 11th of April, 1807, for improving so much of the road from Beaula to Pittsburg, as lies within	
		Westmoreland county No. 871	300
		24, Caid John Asimead, master-warden of the port of Finladelohia, for pay and dispursements between	
	•	the 2 ^{sth} of April and the first instant No. 872	249 64
	•	Paid James Trimble, deputy-secretary of the com- monwealth, for expenses incurred by him in procur-	
	<b>-</b>	ing boxes and packing the laws of the last session	
		them to the several counties of Managements	122 17
Carried forward	132,871 81	Carried forward	14,054 34
1			

Y	Runnaht formond	Dolls. C's.	1 <b>\$</b> 09.	Dolls. Cis.
	prought joinard	13.12,871 81	Brought forward July 25, Paid James G. Heron, an associate judge of Venango county one original's selary due the fust instant	14,054 34
		- <b>-</b> •	county, one quarter a satary, one the liter instant, No. 874	35
		······	Paid William Clarke, an associate judge of Craw- ford county, one quarter's salary, due the first in-	
		•	stant No. 875	35
6			Paid ditto as brigade inspector of the first brigade of the sixteenth division of the militia, one quarter's	
5			salary, due the first instant No. 876 Paid Alexander Ogle, for the use of Dennis M'Knight,	52 50
			Fix months annuity, due the first instant, per act of the 26th of January. 1807	20
			tian Shockey, siz	2
			March, 1203 No. 578	20
			<b>26, Paid Abraham Doebler, brigade inspector of the first</b> brigade of the sixth division of the militia, one	
			quarter's salary, due the first instant No. 679	52 50
_				
	Carried forward	152,671 81	Carricd forward	14,269 34

Dolla. Cta.   1809.	Dolls. Crs.	Ч
Brought forward July 26, Paid Abraham Doebler, brigade inspector of the first brigade of the sixth division of the militia, salary for an additional regiment added to his brigade, from October third, 1808, to the first of January last No. 880		
Paid John Hudders, for carrying laws to several of the counties, per agreement with the secretary of the commonwealth Paid Philip Phile, for ditto, as per ditto No. 882 0. Did Phile Phile, for ditto, as per ditto No. 882		
		ł.
28,		
	81	132,871 81

Dolle. Cte. 1 1809.
July 28, Paid John Young, bi division of the milit
first instant
29, Paid Joseph Henry, for the storage of public arms
from the 24th December, 1805, to the 24th July, 1805 to the 24th July, 1808
Paid Frederick Kuhn, an associate judge of Lancas-
ter county, one quarter's salary, due the first instant No. 888
31, Paid Catharine Toey, six months pension, due the first instant, per act of the third of Fehrmary. 1806
Paid William Tilghman, chief-justice of the supreme court, for expenses in attending circuit courts, and
the supreme court at Sunbury
<b>5</b> 132,871 81

301	Carried forward	118,149 17 1	Carried forward 118	
	-		<b>ا</b>	
100	brigade of the fifteenth division of the militia, for tweive drums furnished by him for the use of his brigade No. 896	292 60	county, on account of ta- vern licences	
35	last Not 895 Paid Robert Beatty, brigade inspector of the second	<b>.</b>	, Received of John Stro- man, treasurer of York	. 22,
	Paid James M.Dowell, an associate judge of Prankfin county, one quarter's salary, due the first of July	96 32	count of fees received in the secretary's office	•
20	six months pension, due the first of July, 1809, per act of the 22d of March last No. 894		ble, deputy-secretary of the commonwealth, on ac-	
20	No. 893 Paid Alexander M'Clean, for the use of John M'Dowell,	20	empt fines , Received of James Trim-	10,
	2, Paid Adam Koch, six months pension, due the first of July last, per act of the 21st of March, 1806	<del></del>	late treasurer of Bucks county, on account of ex-	
35	ty, one quarter's salary, due the first of January last No. 892	173 33	fees Received of Enos Morris,	
5 16	31st of July last No. 891 Paid John Parker, an associate judge of Butler coun-		ran, late surveyor-gene- ral, on account of office	5
Dolls. CI	1809. Aug. 1, Paid George Bryan, auditor-general, for disburse- ments in his office, from the third of May, to the	Dolla. Cts.	Balance from last month 1 Received of Samuel Coch-	1809. Aug. 1, 3,
°S C∎	Receipts and Expenditures in the TREASURY of PENNSYLVANIA, from the first to $\begin{cases} C_{B} \\ the the thirty-first of August, 1609, inclusive. \end{cases}$	tres in the the the the the the the the the the	Receipts and Lxpenditu the	Dr. {

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482 8	Carried forward	Carried forward 357,050 57
13 21	Philadelphia, so much overpaid by him on account of auction duties No. 902	
43 33	4, Paid John Mac Greger, late auctioneer in the city of	
	Paid Samuel Cochran, late surveyor-general, one quarter's rent of the rooms used for the surveyor- general's office, and for the board of property	John Nicholson, deceased, to the commonwealth 70 1
8	February, 1809 N. March, 1909, and Journ of	by the ester of the late
	Paid Iliram M ⁶ Ncill, for the use of Thomas Snow- den, six months annuity, due the first of July last,	. the bonds given to the commissioners appointed
35	last No. 899	Received in payments on
	Paid John Carson, an associate Judge of Dauphin county one cuarter's salary due the first of July	fees 18,224 17
35	Bucks county, one quarter's salary, due the first of April last	For lands S 220,607 22 For land-office
<b>53</b>	April last No. 897 Paid Matthias Hutchinson, an associate judge of	first instant, to this day, inclusive, viz.
	is Murray, an associate judge o ne quarter's salary, due the	Aug. 31, Received for lands and land-office fees from the
301 26	Brought forward	1809. Dought forward 118,14917

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	;		77	he thirty	ithe thirty first of August, 1809, inclusive.	first to $\zeta$	C.
		Dolls, Cts. Brought forward 357,050, 57	L Fard 357	Dolls. Cte.	Brought forward Seorge Ross, an associate judge of Ar y, one quarter's salary, due the first		Dolle. Cts. 482 84
•				1	Paid James Lamberton, brigade inspector of the first brigade of the seventh division of the militia, one quarter's salary, due the first of July last No. 904 Paid Jesse Fell, an associate judge of Luzerne county,	No. 903 the first litia, one No. 904 e county,	66 45
					Paid Matthias Hollenbach, an associate judge of Lu- zerne county, one quarter's salary, due the first of July last	No. 905 e of Lu- first of No. 906	35 35
		·	•	<u></u>	<ul> <li>rau veorge worran, as a cierk to the secretary of the Land-office, for services from the 31k of March to the 13th of April, 1809, inclusive No. 907 Paid George Roberts, an associate judge of Cambria county, one quarter's salary, due the first of July, Jast</li> </ul>	of March No. 907 Cambria t of July, No. 908	<b>36</b> 85 35
	;	Carried forward	•	357,050 57	Carried forward	Ŧ	704 69

(		
last		
Paid Samuel M'Neill, per act of the 29th of		
gade for the year 1809	-	
8, Paid ditto for blank forms for the use of		•
Nos. 915, 916		
ter's salary, ending the 30th of June las	•	
gade of the third division of the militia, f		
Paid James Steele, brigade inspector of the		
gade on the fourth of February last Nos.		
forms, for an additional regiment added t		
Paid ditto for postage on public letters, and for blank		
due to him to the first of July last Nos.		
brigade of the tenth division of the militi		
Paid Samuel Stewart, brivade inspector of		
of Chester county		
Paid Jane Wallace, for one year's pension al to the first instant. Der decree of the orbha		
last		
zag. 1, I and Alexander Wright, an associate judge cer county, one quarter's salary, due the fir		
1809. Brought forward	357,050 57	Brought forward
	Dolls. Cis.	
	<ul> <li>1809.</li> <li>Mug. 7, Paid Alexander Wright, an associate cer county, one quarter's sulary, due t last cer county one quarter's sulary, due that and Jane Wallace, for one year's pens to the first instant, per decree of the of Chester county</li> <li>Paid Jane Wallace, for one year's pens to the first instant, per decree of the of Chester county</li> <li>Paid Samuel Stewart, brigade inspect brigade on the first of July last paid ditto for postage on public letters. forms, for an additional regiment acgude on the fourth of February last Paid James Steele, brigade inspector of gade of the third division of the us gade for the year 1809</li> <li>Paid Samuel MvNcill, per act of the 3 last last</li> </ul>	1809. 1 <i>Aug.</i> 7, 1 1 1 8, 1

I.

	,		ł		٦
	-	Brought forward	Dolle. Cta. 357,050 57	1809. Aug. 9, Paid David Beale, an associate judge of Mifflin coun- ty, one quarter's salary, due the first of July last	Dolla. Cra. 1,041 74
				No. 919 14, Paid Frederick Fultz, six months pension, due the 12th instant, per act of the 25th of March, 1805	້. ເ
-				15, Paid Alexander Patterson, six months annuity, due the loth instant, per act of the loth of February, 1864	
				Richard Brodhead, an associate judge of ty, one quarter's salary, due the firs	
				Faid ditto as brigade inspector of the second bri- gade of the eighth division of the militia, one quar- ter's salary. due the first of July last No. 923	37 50
A CAR				el assi Unite hers	5
	0	Carried forward	357,050 57	Carried forward	1,719 24

	Bizaght forward	Dolls. Cis. 357,050 57	1809. Brought forward	Dolls. Cu 1,719 2
			<i>Aug.</i> 19, Paid Samuel Cochran, brigàde inspector of the first brigade of the fifteenth division of the militia, two quarters salary, ending the 30th of June last	č
	٠		Nos. Ise of Michae e first of July	06
R			act of the 28th of March last No. 927 24, Paid John Scott, an associate judge of Bedford coun- ty, one quarter's salary, due the first of July last	9
			26, Paid Daniel Shurp, brigade inspector of the first bri-	35
			<ul><li>a state of the first of July last</li><li>b Puid Peter Keplinger, six months pension, due the</li></ul>	45
141		****	Inst of July last, per act of the 19th of March, 1804 No. 930 Paid John Stewart, for the use of Robert Varner, six	25
		,	months annurty, due the first of July last, per act of the fourth of April, 1809 No. 941	20
	Carried forward	357,050 57	Carried forward	1,954 2

5 ~	Dolle. Cre. 1,954 24 39	70	140	68 [.] 88	354,782 4 <b>5</b>	337,050 51	r L
DR. { the thirty first of August, 1809, inclusive. } CR.		Paid William Hepburn, an associate judge of Ly- coming county, two quarter's salary, ending the 30th of June last Paid Timothy Matlack, formerly clerk of the se- nate. so much of an account for services and dis-	burst for the fourth of the fourth of April, 1809 of April, 1809 Paid John Geyer, an associate judge of Philadelphia	No. 936	Balance	i ₩	
first of	1809. Iug. 29, ]	<b></b>				-	
•	Dolle. Cts.					 5 357,050 57	
	Brought f			•			
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1809.       Dolls. Cts.       1809.       Dolls. Cts.       1809.       Dolls. Cts.       1809.       Dolls. Cts.       1809.       Dolls. Cts.       1809.       Dolls. Cts.       1809.       Dolls. Cts.       1809.       Dolls. Cts.       1809.       Dolls. Cts.       1809.       Dolls. Cts.       1809.       Dolls. Cts.       1809.       Dolls. Cts.       Dolls. Cts.       1809.       Dolls. Cts.       Dols. Cts. <thdol str.<="" th="">       Dolls. Cts.</thdol>			DR. S Receipts and Expenditures in t the thirtieu	cceipts and Expenditures in the TREASURY of PENNSYLVANIA, from the first to $\subsp{Community}{Community}$	[™] } Cı
Treastier of Buttler countState of Buttler countNo. 937ty, on account of tavern35 26brigade of the sixteenth division of the militia, three quarter's salary, ending the 30th of June lastReceived of Zebulon But- ler, late treasurer of Lu- screme county, on account400 40Paid ditto for blank forms for the 'use of his brigade 			Balance from last month 3	1809. Scht. 2, Paid Elizabeth Baxter, three months pension, due	Dolls. C
<ul> <li>400 40</li> <li>400 40</li> <li>400 40</li> <li>Paid ditte for blank forms for the 'use of his brigade for the year 1809. Five regiments Nos. 940</li> <li>7, Paid Nicholas Saeger, brigade inspector of the first brigade of the eighth division of the militia, four quarter's 'salary, ending the 30th of June, 1809</li> <li>32 23</li> <li>33 24</li> <li>34 941, 942</li> <li>943</li> <li>944</li> <li>944</li> <li>943</li> <li>945</li> <li>945</li> <li>945</li> <li>945</li> <li>95,323 15</li> <li>95,323 15</li> </ul>	-		treasurer of John Fous, as treasurer of Butler coun- ty, on account of tavern licences	Bucks county Bucks county A, Paid John Negley, brigade inspector of the second brigade of the sixteenth division of the militia, three	112 (
7, Paid Nicholas Saeger, brigade inspector of the first brigade of the eighth division of flume, 180932 25Paid ditter's Salary, ending the 30th of June, 1809 Mos. 941, 94215Nos. 941, 943 Nos. 943, 94415Paid ditto for blank forms for the use of his brigade for the year 1809, and sundry disbursements Nos. 943, 94415Paid John M'Dowell, an associate judge of Allegheny county, one quarter's salary, due the first of July, last57 79Carried forward55,323 15Carried forward				Paid ditto for blank forms for the use of his brigade for the vest 18/00 Five reciments No. 440	112 4
15       15       Faid John M'Dowell, an associate judge of Allegheny county, one quarter's salary, due the first of July, last         57 79       57 79         55,323 15       Carried forward	-			7, Paid Nicholas Saeger, brigade inspector of the first brigade of the eighth division of the militia, four quarter's salary, ending the 30th of June, 1809 Nos. 941, 942	150
57 79 55,323 15 Carried forward	-	1		Fauld dutto for blank forms for the use of ins brigade for the year 1809, and sundry disbursements Nos. 943, 944 Paid John M'Dowell, an associate judge of Allegheny county, one quarter's salary, due the first of July, last No. 045	, 20 20 21
355,323 15 Carried forward			•		
		- 1	•	Carried forward	518

1,462	Carried forward	Carried forward 358,690 81
37	Paid John Fee, brigade inspector of the second bri- gade of the eleventh division of the militia, one quarter's salary, due the first of July last No. 951	
124	nished by him for the use of the 153d regiment of militia	
	Paid William Berrett, for one stand of colours fur-	o the commonwealth 75 84
127	sixth division of the militia No. 949	ohn Nicholson, deceased,
	riage of the same, furnished for the use of the se- cond brigade first division, and first brigade of the	o collect the debt due . W the estate of the late
	20, Paid Henry Frailey, junior, for drums, files, and car-	ommissioners appointed
583	and redeemed under the acts of the fourth of April 1799, and 15th of March, 1800 No. 948	eceived a payment on bond given to the
	tificate, with interest thereon, issued in their favor,	
	14, Paid the late proprietaries of Pennsylvania for a cer-	543 3
<b>0</b>	of July last, per act of the 29th of March, 1805 No. 947	For lands <b>S</b> 2,748 79 For land-office
<b>8</b>	quarter's salary, due the first of July last No. 946 Paid Benjamin (Jark, one year's pension, due the first	rst instant, to this day <b>,</b> nclusive, viz.
	Scht. 9, Paid James Dunlap, brigade inspector of the first brigade of the fourteenth division of the militia, one	eceived for lands and and-office fees from the
518 6	Brought forward	Brought forward 355,523 15
Dolla. Ch	1809.	TURE. CIG.

	Brought forward	Dolls. Cts. 358,690 81	1809. Brought forward Brought forward Scht. 20, Paid the commissioners of the county of Butler, per
	·		act of the loth of April, 1997, for repairing that part of the road from the town of Pittsburg to the town of Butler, which lies within Butler county No 942
19			ower, for conveying a convict te county to the penitentlary
,			Philadelphia No. 953 26, Paid the administrator to the estate of Jane Rose- brough, deceased, three months and nine days pen-
			sion, due at the time of her decease No. 954 Paid Gorge Bryan, auditor-general, for the contingent
-			Paid William Dickson for stationary furnished, and printing done, for the office of the secretary of the
			land-office . No. 956 29, Paid Jonathan Coulter, sheriff of Beaver county, for conversing a convict from the fail of Beaver county
-			to the penitentiary house in Philadelphia No. 957
	Carried forward	358,690 81	Carried forward

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Balance 348,107 9
derson, for a certificate of unfunded debt, issued in their favor No. 962 40
Paid the late proprietaries of Pennsylvania for a cer- tificate, with interest thereon, issued in their favor, and redeemed under the acts of the fourth of April, 1799, and 15th of March, 1800 Paid John Canan, David Stewart, and Andrew Hen- derson, for a certificate of unfunded debt, issued in
raid John Smur, for drums turnished by him for the use of the first brigade of the fifteenth division of the militia
Paid Samuel Cochran, brigade inspector of the first brigade of the fifteenth division of the militia, for blank forms for the use of his brigade, for the year 1809. Six regiments 60
1809. Dought forward 2,643 40 Sept. 30, Paid John Boyle, the sum granted to him, per act of the sum granted to him, per act of the An

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1,475	Carried forward	352,625 40	Carried forward	
			•	
400	one quarter's salary, to the first instant No. 969	1,065 88	int of auction duties	COU
	ac fill		more, auctioneer, on ac-	1
<b>\$00</b>	quarter's salary, to the first instant No. 968		Received of Thomas Pass-	y, Rece
<b>4</b> 0 <b>4</b>	lary, due the first instant 1 and first district. one	227 43	county, on account of	ton
	resident of the sector pleas, one qua		, Received of Eseck Howell, treasurer of Northamp-	6, Kect trea
35	No. 966	3,000	avern licences	of t
	Paid John M'Dowell, an associate judge of Allegheny county, one quarter's salary, due the first instant	· ·	treasurer of Philadel- a county, on account	lin, phi
35	No. 965		sived of Robert M'Mul	Rect
	raid William Drown, an associate judge of Millin county, one quarter's salary, due the first instant	125 40	nilly, vir account or rain licences	Lev Ven
70	No. 964		e, treasurer of Centre	side
	ty, two quarters salary, ending the 30th ultimo		5, Received of Thomas Burn-	5, Reci
2	Paid John Minor, an associate judge of Greene coun-	98 77	ount of office fees	BCC
Ċ	ty, one quarter's salary, due the first instant		2, Received of Andrew Por-	2, Rec
	Oct. 2, Paid David Beale, an associate judge of Mifflin coun-	348,107 92	ince from last month :	Oct. 1, Bala
Dolls. Cts.	1809.	Dolls. Cis.	•	1809.

-	i di	) <b>r</b> . { <i>i</i>	Receipts and Expenditures is the thi	the TREAS riy first of O	DR. S Receipts and Expenditures in the TREASURY of PENNSYLVANIA, from the first to S CR. the thirty first of October, 1809, inclusive.	10 } Ca.
-		1809.	Brought forward 354,807 42		Brought forward	Dolls. Cre. 2,524 55
-		Oct. 13,	Received of George Grach, treasurer of Lancaster county on account of ta-	Oct. 2, Par	Oct. 2, Paid William Findlay, treasurer of the commonwealth, one quarter's salary, to the first instant No. 978 Paid Alexander Wilson, clerk in the state-treasurer's	33 <b>3</b> 33
-		16,	Received of Silas E. Weir, auctioneer, on account of 3,436 85	H.	once, one quarter's shary, to the first instant No. 979 Paid James M'Cullough, clerk in the surveyor-gene- ral's office, one quarter's sulary. to the first instant	266 66
	S	17, .	<ul> <li>17, Received of Isaac Dim- mick, treasurer of Wayne county, on account of ta- vern licences 50</li> <li>18, Received of Frederick</li> </ul>		<ul> <li>S, Paid John Macpherson, an associate judge of North- umberland county, two quarters salary, ending the 30th ultimo</li> <li>Puid Edward V. James, clerk in the surveyor-general's</li> </ul>	225 70
-		<b>3</b> 0 ²	Montmollin, auctioneer, on account of auction du- ties Received of David Tag- gert, treasurer of North-	١	arter's salary, due the first ichael, clerk in the auditor- iet's salary, to the first instant Mexander, one quarter's pens	137 50 225
_			umberland county, on ac- count of tavern licences 1,000		the first instant No. 984 Paid George Bryan, auditor-general, one quarter's salary, to the first instant No. 985	19 20 333 33
			Carried forward 367,670 48		Carried forward	4,134 57

	Da. {	Receipts and Expenditures in the thirty	DR. S Receipts and Expenditures in the TREASURY of PENNSYLVANIA, from the first to S CR. the thirty-first of October, 1809, inclusive.	10 S CR.
	1809. Oct. 19,	Brought forward 367,670 48 , Received of Ezra Doty,	1809. Brought forward Oct. 3, Paid Henry Antes, clerk in the surveyor-general's	Dolle. Cre. 4,134 57
	31,	late treasurer of Mifflin county, on account of ta- vern licences 150 21, Received of James Trim- ble, deputy-secretary of	office, one quarter's salary, to the first instant No. 986 Paid John Oliver, an associate judge of Mifflin coun- ty, two quarters galary, ending the 30th ultimo No. 987	187 <b>60</b> 70
N	<b>3</b> 5,	the commonwealth, on ac- count of fees received in the secretary's office 27 13 , Received of Robert Alli-	4, Paid John Cochran, secretary of the land-office, one quarter's salary, to the first instant No. 988 Paid Andrew Porter, surveyor-general, one quarter's salary, to the first instant No. 989	333 33 333 33
		son, late treasurer of Huntingdon county, on account of the loan-office of 1793 209 50	Faid William Duncan, brigade inspector of the se- cond brigade of the first division of the militia, one quarter's salary, to the first instant No. 990 Paid David Stewart, an associate judge of Hunting-	45
- 11			ultimo unity, two quarter's satary, ending the 9011 ultimo Paid Ruth Johnston, one quarter's pension, due the first instant	07
1		Carried forward 368,057 11	Carried forward	5,163 73

	$D_{R}$ . $\begin{cases} Receipts and Expenditures in the theorem for the $	ceipts and Expenditures in the TREASURY of PENNSYLVANIA, Yrom the first to $\int C_{R}$ $C_{R}$	<i>ν</i> ζ C _κ
	1809. Brought forward 368,057 11 Oct. 31, Received for lands and		Dolls. Ct. 5,163 7
	land-office fees from the first instant, to this day, inclusive, viz. For lands <b>g</b> 3,121 11	tutional Democrat, the general orders of the late go- vernor (in July 1807) Paid Thomas Whiteside, clerk in the surveyor-gene- ral's office, one quarter's salary, to the first instant	33
	For land-office 570 23 fees 3,691 34	No. 994 Paid Jacob Hostetter, an associate judge of York county, two quarters salary, ending the 30th ultimo	150
	Received in payments on the bonds given to the commissioners appointed to collect the debt due by the estate of the late John Nicholson, decess.	No. 995 Paid John Spayd, late president of the third district of the court of common pleas, one quarter's salary, ending the 30th of June last Paid Eve Withingon, two quarters pension, ending the 30th 100 and 200 a	70 40 <b>0</b> 130
-	ed, to the common wealth 832 89	5, Paid Thomas M'Kcan, junior, adjutant-general, one quarter's salary, to the first instant No. 998 Paid James Trimble, deputy-secretary of the commonwealth one quarter's salary, to the first instant No. 999	150 300
	Carried forward 372,581 34	Carried forward	6,385 7
			•

; -	-	372,581 34	Carried forward	
7,517	Carried forward	279.481 34		
1006 22 50	Paid ditto for two bugie horns for the use of his Dri- gade No. 1006			
uar- 1005 30	Paid James Steele, brigade inspector of the militia, one quar- gade of the third division of the militia, one quar- ter's salary, to the first instant No. 1005	-		
cond one 0:14 30 bri-	Paid James Patterson, brigade inspector of the second brigade of the fourth division of the militia, one quarter's salary, to the first instant No. 10.4			
t of lice, 003 32178	Paid John Ashmead, master-warden of the port of Philadelphia, for disbursements made in his office, from the first of July to the first instant No. 1003			
Лау Ли <b>2 192</b>	Paid ditto for circuit expenses from the 31st of May paid ditto for circuit expenses from the 31st of May to the 17th July. 1809, inclusive No. 1002			
ate ury, 001 500	6, Paid Hugh H. Brackenridge, one of the associate judges of the sujmeme court, one quarter's salary, No. 1001			
ms mo 0.0 35	Oct. 5, Paid William Scott, an associate judge of Adams county, one quarter's salary, ending the 30th ultimo No. 1:00	FC 1005710	Brought lorward	
Dolls. Cto. 6,585 73	1809. Broucht forward	Dolls. Cts.		
st to S CR.	ipts and Expenditures in the TREASURY of PENNSYLVANIA, from the first to $\begin{cases} CR.\\ the thirty first of October, 1809, inclusive. \end{cases}$	litures in th the thinty fi	D _R . { Reccipts and Expendent	

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	DR. SReceipts and Expend u	litures in th be thirty fir	DR. S Receipts and Expenditures in the TREASURY of PENNSYLVANIA, from the first to S C the the thirty first of October, 1809, inclusive.	~~~
	Brought forward	Dolls. Cts.	1809. Brought forward A. & Doid Lohn Young, president of the tenth district of	Dolls. 7,517
	)		the court of common pleas, one quarter's salary, to the first instant Doit the country, so	400
		-	much paid by them for conveying convicts from the jail of that county to the penitentiary house in Phila- delphia	509
			7, Paid Jane Leach, one years pension, une the vest- March last, per decree of the orphans' court of West- moreland county	 
-			Paid Thomas M'Kee, an associate judge of vermine county, one quarter's salary, due the first of July last	
**		•	Paid John Irwin, an associate judge of Westmoretand county, two quarters salary, ending the 3¢th ultimo No. 1011	7
-		ı	Paid Hugh Martin, for the use of Jeremiah Lochrey, six months annuity, due the first instant, per act of the fourth of March, 1507	ų
	Carried forward	372,581 34	Carried forward	8,51
	•			

Bought ferward     Jola, Ca     Booght forward     Dola, Ca       Brought ferward     Sr3,381 34     Oct. 7, Paid George Armstong, briggade inspector of the first instant     B.348       Oct. 7, Paid George Armstong, briggade inspector of the first instant     No. 1013     Priggade of the thirteenth division of the first instant, one quarter's salary, cading the 2011, and the first instant.     B.040, 1013       Paid James Lamberton, briggade inspector of the first instant.     No. 1013     Priggade of the seventh division of the militia, one quarter's salary, cading the 2011 withmo y, two quarter's salary, cading the 2011 withmo y, two quarter's salary, cading the 2011 withmo y, two quarter's salary, cading the 2011 withmo y, two quarter's salary, cading the 2011 withmo y, two protect of the second brigged of the vertility isone quarter's salary, on the first instant.     No. 1013     Pro       Corr 7, 10, 10, 10, 10, 10, 10, 10, 10, 10, 10			,		•
<b>373,581 34</b> <b>373,581 34</b> <b>Oct. 7, Paid George Armstrong, brigade inspector of the first brigade of the thirteenth division of the militia, one quarter's salary, to the first instant No. 1013 Paid James Lamberton, brigade inspector of the militia, one quarter's salary, to the first instant No. 1014 Paid James Boyd, an associate judge of Chester country, two quarter's salary, coding the 30th ultimo No. 1015 Paid James Boyd, an associate judge of Chester country, two quarter's salary, coding the 30th ultimo No. 1016 Paid James Boyd, an associate judge of Chester country, two quarter's salary, coding the 30th ultimo No. 1015 Paid John Fee, brigade inspector of the second brigade of the twelfth division of the militia, four quarter's salary, to the first instant No. 1015, 1018 Paid ditto for blank forms for the use of his brigade for the year 1809. Four regiments No. 1015, 1018 Paid ditto for blank forms for the use of his brigade for the year 1809. Four regiments No. 1019 Staled Stales Stary, ending the 30th of June Batt 372,581 34</b>			Dolle. Cre.	1809.	Dolls. C
Oct. 7, Paid George Armstrong, brigade inspector of the first brigade of the thirteenth division of the militia, one quarter's salary, to the first instant No. 1013 Paid James Boyd, an associate judge of Cheatter coun- ty, two quarter's salary, ending the 30th ultimo No. 1015 Paid John Fee, brigade inspector of the second bri- gade of the eleventh division of the militia, one quar- ter's salary, to the first instant No. 1015 9, Paid John Fee, brigade inspector of the second brigade of the twelfth division of the militia, four quarter's salary, ending the 30th of June last Nos 1017, 1018 Paid ditto for blank forms for the use of his brigade for the year 1809. Four regiments No. 1019 372,581 34		Brought forward	372,581 34	Brought forward	8,584
brigade of the thirteenth division of the militia, one quarter's salary, to the first instant No. 1013 Paid James Lamberton, brigade inspector of the first brigade of the seventh division of the militia, one quarter's salary, to the first instant No. 1014 Paid James Boyd, an associate judge of Cheater coun- ty, two quarter's salary, ending the 30th ultimo No. 1015 Paid John Fee, brigade inspector of the second bri- gade of the eleventh division of the militia, one quar- ter's salary, to the first instant No. 1016 9, Paid James Agnew, brigade inspector of the second prigade of the twelfth division of the militia, four quarter's salary, ending the 30th of June last Nos 1017, 1018 Paid ditto for blank forms for the use of his brigade for the year 1809. Four regiments No. 1019 372,581 34		)		Oct. 7, Paid Goorge Armstrong, brigade inspector of the first	
<ul> <li>quarter's salary, to the first instant No. 1013 Paid James Lamberton, brigade inspector of the first brigade inspector of the militia, one quarter's salary, to the first instant No. 1014 Paid James Boyd, an associate judge of Chester country, two quarter's salary, cnding the 30th ultimo No. 1015 Paid John Fee, brigade inspector of the second brigade of the eleventh division of the militia, one quarter's salary, to the first instant No. 1016</li> <li>Paid James Agnew, brigade inspector of the second brigade of the twelfth division of the militia, four quarter's salary, ending the 30th of June last Nos 1017, 1018 Paid ditto for blank forms for the use of his brigade for the year 1809. Four regiments No. 1017, 1018</li> <li>372,581 34</li> </ul>				brigade of the thirteenth division of the militia, one	
Paid James Lamberton, brigade inspector of the first brigade of the seventh division of the militia, one quarter's salary, to the first instant No. 1015 Paid James Boyd, an associate judge of Cheatter coun- ty, two quarter's salary, cuding the 30th ultimo No. 1015 Paid John Fee, brigade inspector of the second bri- gade of the twelfth division of the militia, four ter's salary, to the first instant Nos. 1016 9, Paid James Agnew, brigade inspector of the second brigade of the twelfth division of the militia, four quarter's salary, ending the 30th of June last Nos. 1017, 1018 Paid ditto for blank forms for the use of his brigade for the year 1809. Four regiments No. 1019 372,581 34 372,581 34				quarter's salary, to the first instant No. 1013	87
<ul> <li>brigade of the seventh division of the militis, one quarter's salary; to the first instant No. 1014 Paid James Boyd, an associate judge of Cheater county, two quarter's salary, ending the 30th ultimo No. 1015 Paid John Fee, brigade inspector of the second brigade of the twelfth division of the militia, No. 1016</li> <li>9, Paid James Agnew, brigade inspector of the second brigade of the twelfth division of the militia, four quarter's salary, ending the 30th of June last Nos 1017, 1018 Paid ditto for blank forms for the use of his brigade for the year 1809. Four regiments No. 1019</li> <li>372,581 34</li> </ul>				Paid James Lauberton, brigade inspector of the first	
<ul> <li>quarter's salary, to the first instant No. 1014 Paid James Boyd, an associate judge of Chester coun- ty, two quarter's salary, ending the 30th ultimo No. 1015</li> <li>Paid John Fee, brigade inspector of the second bri- gade of the eleventh division of the militia, one quar- ter's salary, to the first instant No. 1016</li> <li>Paid James Agnew, brigade inspector of the second brigade of the twelfth division of the militia, four quarter's salary, ending the 30th of June fast Nos 1017, 1018</li> <li>Paid ditto for blank forms for the use of his brigade for the year 1809. Four regiments No. 1019</li> <li>372,581 34</li> </ul>				brigade of the seventh division of the militia, one	
<ul> <li>Paid James Boyd, an associate judge of Chester county, two quarter's salary, ending the 30th ultimo No. 1015</li> <li>Paid John Fee, brigade inspector of the second brigade of the eleventh division of the militia, one quarter's salary, to the first instant No. 1016</li> <li>Paid James Agnew, brigade inspector of the second brigade of the twelfth division of the militia, four quarter's salary, ending the 30th of June Bat Quarter's salary, ending the 30th of June Bat Sort the ver 1809. Four regiments No. 1019</li> <li>372,581 34</li> </ul>				quarter's salary, to the first instant No. 1014	45
<ul> <li>ty, two quarter's salary, ending the 30th ultimo ty, two quarter's salary, ending the 30th ultimo No. 1015</li> <li>Paid John Fee, brigade inspector of the second brigade of the twelfth division of the militia, four quarter's salary, ending the 30th of June 18t Your quarter's salary, ending the 30th of June 18t Your quarter's salary, ending the use of his brigade for the year 1809. Four regiments No. 1019</li> <li>372,581 34</li> </ul>				Paid James Boyd, an associate judge of Chester coun-	
No. 1015 Paid John Fee, brigade inspector of the second bri- gade of the eleventh division of the militia, one quar- ter's salary, to the first instant No. 1016 9, Paid James Agnew, brigade inspector of the second brigade of the twelfth division of the militia, four quarter's salary, ending the 30th of June last Nos 1017, 1018 Paid ditto for blank forms for the use of his brigade for the year 1809. Four regiments No. 1019 372,581 34 372,581 34				ty, two quarter's salary, ending the 30th ultimo	:
Paid John Fee, brigade inspector of the second brigade of the cleventh division of the militia, one quarter's salary, to the first instantNo. 10169, Paid James Agnew, brigade inspector of the second brigade of the twelfth division of the militia, four quarter's salary, ending the 30th of June last Quarter's salary, ending the 30th of June last for the year 1809. Four regimentsNo. 1019372,581 34Carried forms for the use of his brigade				No. 1015	70
<ul> <li>gade of the eleventh division of the militia, one quarter's salary, to the first instant No. 1016</li> <li>Paid James Agnew, brigade inspector of the second brigade of the twelfth division of the militia, four quarter's salary, ending the 30th of June last Nos 1017, 1018</li> <li>Paid ditto for blank forms for the use of his brigade for the year 1809. Four regiments No. 1019</li> <li>373,581 34</li> </ul>				Paid John Fee, brigade inspector of the second bri-	
<ul> <li>9, Paid James Agnew, brigade inspector of the second brigade of the twelfth division of the militia, four quarter's salary, ending the 30th of June last Nos 1017, 1018 Paid ditto for blank forms for the use of his brigade for the year 1809. Four regiments No. 1019</li> <li>372,581 34 Carried forward</li> </ul>				gade of the eleventh division of the militia, one quar-	
<ul> <li>9. Paid James Agnew, brigade inspector of the second brigade of the twelfth division of the militia, four quarter's salary, ending the 30th of June last Nos 1017, 1018 Paid ditto for blank forms for the use of his brigade for the year 1809. Four regiments No. 1019</li> <li>372,581 34 Carried forward</li> </ul>				ter's salary, to the first instant No. 1016	37
372,581 34       Striggtor       Carried for ward         372,581 34       Carried for ward				9, Paid James Agnew, brigade inspector of the second	
quarter's salary, ending the 30th of June last Nos 1017, 1018 Paid ditto for blank forms for the use of his brigade for the year 1809. Four regiments No. 1019 372,581 34 Carried forward				brigade of the twelftli division of the militia, four	
Nos 1017, 1018 Paid ditto for blank forms for the use of his brigade for the year 1809. Four regiments No. 1019 372,581 34 Carried forward				quarter's salary, ending the 30th of June last	
Paid ditto for blank forms for the use of his brigade for the year 1809. Four regiments No. 1019 372,581 34 Carried forward				Nos 1017, 1018	120
for the year 1809. Four regiments No. 1019 373,581 34 Carried forward				Paid ditto for blank forms for the use of his brigade	
372,581 34 Carried forward				for the year 1809. Four regiments No. 1019	4
372,581 34 Carried forward	1 . E. Ye	•			
379,581 34 1 Carried forward					ļ
		Carried forward	372,581 34	Carried forward	8,934
	<b>K</b>				

	Dolla. Cte.	1809.	Dolls. Cte.
Brought forward	372,581 34	Brought forward	8,934 84
		Oct. 9, Paid Ephraim Morton, clerk to the secretary of the	
	•	land-office, one quarter's salary, to the first instant	
		No. 1(*20	183 50
		Paid Samuel Cunningham, clerk to the secretary of	
		the land-office, one quarter's salary, to the first in-	
		stant No. 1021	112 50
		Paid George B. Porter, clerk to the secretary of the	
		land-office, two months and eighteen days salary, to	
		the first instant No. 1022	97 50
		Paid Nathaniel Breading, an associate judge of Fay-	
•		ette county, two quarters salary, ending the 30th	
		ultimo No. 1023	70
		11, Paid Richard M. Crain, clerk to the secretary of the	
		land-office, one quarter's salary, due the first instant	
		No. 1024	225
		Paid David Reyner, clerk to ditto, one quarter's salary,	
	•	due the first instant No. 1025	150
	•	Paid John Light, brigade inspector of the first bri-	
		gade of the fourth division of the militia, one quar-	
		ter's salary, due the first instant No. 1026	30
Carniad forward	279.581 34	Carried forward	9.803 34

	Brought forward	Dolla. Cta. 372,581 34	1809. Det. 11, Paid William Henry, an associate Judge of North-	Dolle. Cre. 9,803 34
			ampton county, one quarter's sulary, due the lirst instant No. 1027 Paid Samuel Harris, an associate judge of Lycoming county, one quarter's salary, due the first instant No. 1028	ດ ເຊິ່ງ ເຊິ່ງ
			Paid John Davis, an associate judge of Chester coun- ty, two quarters sulary, ending the 30th of Septem- ber last No. 1029 Paid Thomas Cooper. Dresident of the eighth district	70
			of the court of common picas, one quarter's salary, due the first instant No. 1030 Paid Robert Porter, president of the third district of	<b>00</b>
			the court of common pleas, his sulary from the sixth of July last, to the first instant No. 1031 Paid William Berrett, for celours furnished by him	377 78
			for the use of the second buigade of the first division of the militia	323
No.	Carried forward	372,581 34	Car.jed forward	10,943 13

Т	Brought forward	Dolle. Cre. 373,581 24	<ul> <li>1809. Brought forward</li> <li>Oct. 12, Paid James Trimble, deputy-secretary of the commonserating for monwealth, for monies expended by him for the contingent expenses of the executive department from the first of July to the first instant No. 1033 Paid Nathaniel B. Boileau, secretary of the common-wealth, one quarter's salary, due the first instant No. 1034 13, Paid Jonathan Walker, president of the fourth district of the court of common pleas, one quarter's salary, due the first instant No. 1035 14. Paid Thomas Forey. For the use of George Blakely.</li> </ul>	Dolle Cr. 10,943 13 5 503 18 6 \$00
-	•		six mouths amuity ending the fourth instant, per act of the fourth of April last No. 1036 46, Paid the president, directors and company of the Phi- ladelphia bank, for three hundred and fifty-eight shares of stock in said bank, subscribed in pursu- ance of the acts of assembly of the fourth of April, 1805, and first of March, 1806, for the use of the commonwealth No. 1037	55,860 35,860 35,860
	Caried forward	372,581 34	Carried forward	48,166 30

DA. <i>Ekcecipta and Expenditures in the TREASURY of PENNSYLVANIA</i> , from the first to <i>Canabar the thirty first of October</i> , 1809, inclusive. Brought forward 372,981 34 <i>Brought forward 373,981 34</i> <i>Brought forward 400 diversions</i> , per the celifertes of the subread 4, 10, 10, 10, 10, 10, 10, 10, 10, 10, 10

State States

		Dolls. Cts. 1	1809.
	Brought forward	372.581 34	Brought forward
			Oct. 18, Paid Uriab Springer, brigade inspector of the second brirade of the thirteenth division of the militia. for
•			furnishing blank forms for the use of his brigade
			for the year 1809. Four regiments No. 1045
			raid Kichard Brodhead, an associate judge of Wayne county, one guarter's salary, due the first instant
- 8			No. 1046
			Paid ditto as brigade inspector of the second brigade
			of the eighth division of the militia, one quarter's
			inspector of th
			brigade of the twelfth division of the militia, so much
			paid by him for fifes for the use of his brigade,
			and postage on public letters No. 1048
			Paid James Allison, an associate judge of Washin
			tou county, two quarters salary, endang the your
	• •		iathan Heister, as a clerk in the a
			neral's office, two months and nineteen days salary,
			to the 19th ultimo, inclusive No. 1050
	Carried forward	372,581 34	Carried forward

	Dolls. Cte.	<b>IB</b> 09.	Dolle. Cre.
 Bronght forward	372,531 34	Brought forward	50,08/ 27
)		? Get. 18, Paid William M'Clellan, inspector of the second bri-	•
		militia, two	
		safary, ending the 30th ultimo No. 1051	60
		Paid ditto for drums and new procured by him for the built of his brieade	414
		ie balance of an accoun	
		rying the laws and journals of the last session of the	
		legislature, &c. to several of the counties No. 1053	188
		19, Paid Benjamin Elliott, an associate judge of Hunting-	
		ton county, two quarter's salary, ending the 30th	1
		ultimo No. 1054	2
		Paid Henry Pickel, for two years atorage of public	
		arms, due the first of April, 1809 No. 1055	36
		Paid Abraham Doebler, brigade inspector of the first	
		brigade of the sixth division of the mulitia, one quar-	
		t ter's salary, due the first instant No. 1056	57
		<b>Faid ditto tor so much paid by nim tor two nice tor</b>	
•		the use of his brigade, and postage on public letters	•
- - - -			
Carried forward	872,581 34	LUTICO TOFWARD	5 110 ⁴ 06

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Ϋ́Υ	Dalls. Cta.	50°011 53	ver	ul-	159 105	ver	mo	140		mo	02 290	hia.	ant	63 50	<b>प</b> ्री	64 1,533 33	-un	om	066 . 105	ler-	ul-	02 290	49.48A 09	Le rotter
~	1809.	brought forward	Cot. 19, Paid David Drennan, an associate judge of Beaver	county, three quarter's salary, ending the 30th ul-	timo Nos. 1058, 1059	Paid Joscph Caldwell, an associate judge of Beaver	county, four quarter's salary, ending the 30th ultimo	Nos. 1060, 1061	21, Paid John Agnew, an associate judge of Adams coun-	ty, two quarter's salary, ending the 30th ultimo	No. 1062	23, Paid John Geyer, an associate judge of Philadelphia	county, one quarter's salary, due the first instant	No. 10.63	24, Paid Simon Snyder, governor of the commonwealth,	one quarter's salary, due the first instant No. 1, 64	Paid John Dickey, an associate judge of Bedford coun-	ty, three quarter's salary, ending the 3 th ultimo	Nos. 1065, 1066	. Paid William G. Elder, an associate judge of Somer-	set county, two quarters salary, ending the fit ul-	l timo No. 1067	Marine Province	· · · · · · · · · · · · · · · · · · ·
the thirty	Dolla. Crs.	40 100(210						•													-	•	10. 10. 04. 11.	+0. 100'ZLC
2.10	B	BEUNGIN TOLMAL																				•		Carried Lorward 372,351 34

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	DR. { Re	ceipts and	Expend	lithires in the the thirty.	ceipts and Expenditures in the TREASURY of PENNSYLVANIA, from the first to $\subscience$ C1 the thirty first of October, 1809, inclusive.	°ک در
		Brought forward	lorward.	Dolla. Cta. 372,581 34		D1''e. C 53, 84 1
					Nos. 1068, 1069 Paid ditto for seven drums procured by him for the use of his brigade and postage on public letters	<b>0</b> 1
					25, Paid James G. Heron, an associate judge of Venango county, one quarter's salary, due the first instant verter's salary.	19 N 19 V
	·			1	Paid Willham Charke, an associate judge of Craw- ford county, one quarter's salary, due the first in- stant No. 1072	2 25
					Faid druce as origate inspected of the militia, one quarters the sixteenth division of the militia, one quarters salary, due the first instant No. 1.73 Paid David Meade, an associate judge of Crawford county, four quarter's salary, ending the 30th ultimo	52
No. of Street,					Nos. 1074, 1075	140
		Carried forward	forward	372,381 34	Carried forward	52,916

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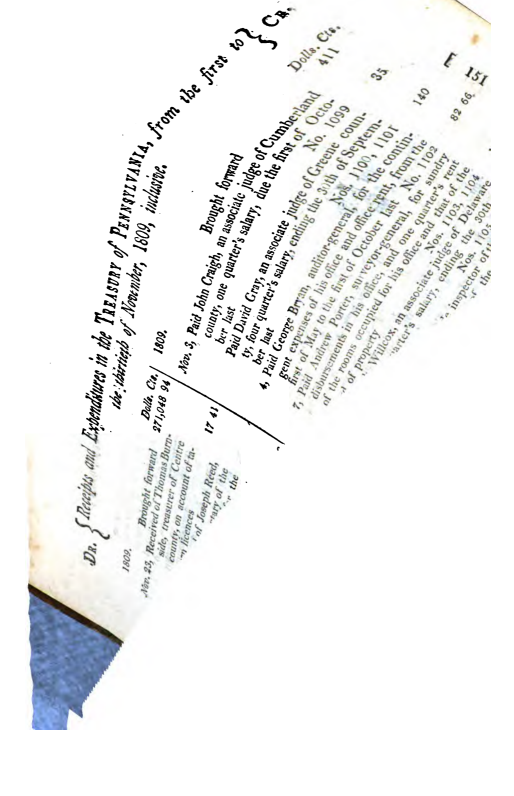
from from	Dolle. Cre.	1809. Ruonald formand	Dolls. Cis.
		Oct. 25, Paid Jesse Moore, president of the sixth district of the court of common pleas, one quarter's salary, due the first instant No. 1076	
		Faid John Fee, brigade inspector of the second bri- gade of the eleventh division of the militia, so	
	,	much paid by him for repairing drums for the use of his brigade and postage on public letters	
		No. 1077	6 79
		Paid Andrew Graff, an associate judge of Lancaster	
		county our queries a sumpy and the most of 1078.	26
		36, Paid Joseph Edmiston, an associate Judge of Mifflin	
		county, one quarter's salary, due the first instant No. 1079	14 97
		Paid Alexander Brown, an associate judge of Mercer	
		county, one quarter's salary, due the first instant	G
		37. Paid Jasper Yeates, an associate judge of the su-	
		preme court, one quarter's salary, due the first in-	
		stant No. 1031	500
Carried forward	872,581 34	Carried forward	53.927 79

	Brought forward	Dolle. Cie. 34	1809. Brouelit forward	Dolls. Cre. 53.927 79
	•		Oct. 27, Paid Jasper Yeates, and associate judge of the supreme court for travelling expenses in attending the su- preme court at Pittsburg, in September, 1809, and the circuit courts in several of the western coun-	
			tics No. 1082 Paid William Trighman, chief-justice of the supreme court, for his travelling expenses in attending the	260
			supreme court at Pittsburg, in September last, and the western circuit Paid Tiraothy Mutlack, late clerk of the senate, a ba-	340
•			ance due to him settled agreeably to an act passed the fourth of April, 1809 No. 1084 28, Paid William Wilson, an associate judge of North-	73 <b>23</b>
	•		umberland county, two quarter's salary, ending the 30th ultimo Paid Walter Franklin, attorney-general of the com- monweath, his salary from the minth Isnuar last	2
			till the first instant No. 1086	486 17
	Carried forward	372,581 34	Cartifical forward	5 5,026 29

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	រវិទេបន្តឯវ លែកម <del>រជ</del> ា	Dolls. Cte. 832,581 34	1809. Brought forward Corward Oct. 30, Paid Alexander Wright, an assoicate judge of Mercer	Dolls. Cte. 55,026 29
			Tourly, one quarter's sulary, due the first instant No. 1087 Paid the president, directors and company, of the bank of Peunsylvania, so much paid by said bank for two hundred and thirty-three shares of stock in the Philadelphia bank, and two hundred and eight	ນາ ສີວິ
U		<del> : :</del>	shares of stock in the Farmers and Mechanics bank, purchased for the use of the commonwealth, in pur- suance of an act passed the fourth of March, 1807 No. 1088 Paid Gustavus Stoy, six months rent of a room in the	46,744 15
	•		borough of Lancaster, for a store for public arms, to the first instant Paid George Ross, an associate judge of Armstrong	15
ı	·		county, one guarter's salary, due the first instant No. 1090	35
			Balance	<b>270,</b> 725 90
	¥ <b>ə</b>	373,581 34	<b>້</b> ອີງ	2 372,581 34

Dolla. Cta. 1		Dolle. Cre.
Nov. 1, Balance from last month 270,725 90	Nov. 1, Paid Frederick Kuhn, an associate ludge of Lancaster	
3, Received of William Bar-	_	
ber, prouhonotary of York	ber last No. 1091	35
	2, Paid Andrew Norney, inspector of the first brigade	ł
riage licences	of the second division of the militia, four, quarters	
eccived of Andrew Por-	salary, ending the 30th of September last	
, on		120
account of office fees 201 69		
10, Received of John Cochran,	for the year 1809, and one drum Nos. 1094, 1095	48
	Paid Uriah Springer, brigade inspector of the second	
on account of office		
tees 74 91	sixteen drums procured by him for the 1	
23, Received of Nathaniel B.	brigade No. 1096	128
Boileau, secretary of the	Paid Daniel Sharp, brigade inspector of the first bri-	
commonwealth, a balance	gade of the first division of the militia, one quarter's	
	salary, due the first of October last No. 1097	45
of a warrant drawn for	l'aid Matthias Hollenbach, an associate judge of Lu-	
purchase of stock, in favor	7, one quarter's salary, due th	I
of the president and direc-	October last No. 1098	60 20
tors and company of the bank of Pennsylvania 34	34 44	
•	1	
Carried forward 271,048 94	94 Carried forward	411



Nov. 18, Paid Thomas M'Kee, un associate judge of Venango county, two quarter's salary, ending the 3-th of September last Nos. 1120, 1121	105 140 70 35 2,529 7
Nov. 18, Paid Thomas M'Kee, un associate judge of Venango county, two quarter's salary, ending the 3-th of September last Nos. 1120, 1121 Paid John Parker, an associate judge of Butler coun- ty, three quarters salary, ending the 0th of Septem- ber last Vistour quarters salary, ending the 3-th of Septem- ber last Nos. 1124, 1123 Paid John Cloninger, an associate judge of Dauphin	<ul> <li>county, two quarters salary, ending the Soth of September last</li> <li>Roo. 1126</li> <li>Paid John Barber, an associate judge of Centre county, two quarters salary, unding the Soth of September last</li> <li>22, Paid John Fleming, an associate judge of Lycoming county, one quarter's salary, due the first ultimo</li> </ul>
Nov. 18, Paid Thomas M'Kee, un associate judge of Venango county, two quarter's salary, ending the 3 th of September last Paid John Parker, an associate judge of Butler coun- ty, three quarters salary, ending the 0th of Septem- ber last Nos. 1122, 1123	un- 25 lin
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DR. EReceipts and Expenditures in the TREASURY of PENNSYLVANIA, from the first to CR. the the thirtieth of November, 1809, inclusive.	1809. Brought forward Nov. 22, Paid George D. B. Keim, treasurer of the Centre turnplike company, a proportionable part of a sub- scription to said company, made by the governor in pursuance of the act of the Feneral assembly, pis- sed the 21st of March, 1808, entitled "An act for the context of the section."	24, Paid Thomas Burnside, treasurer of Centre county, so much paid by him to John Young, for repairing arms the property of the commonwealth prior to the year 1797 No. 1130 Paid James Fletcher, sheriff of Bedford county, for conveying a convert from the jail of Bedford county, for tw, to the penitentiary bouse in Philadelphia	30, Paid James M'Dowell, an associate judge of Frank- lin county, one quarter's salary, due the first of October last No. 1132	Carried forward
DR. EReceipts and Expenditures in the 7 the thirtieth	Brought forward 297,048 23		The second secon	Carried forward 297,048 13
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rse 10 3	Dolls. Cts. 14,998 13	382,050 10	n an a	010		2 297,048 23
n the fi		,	<b>5</b> 40,398 47. 37,984 22 197,526 55 1,687 50	4,453 56 282,050 10		
DR. SReceipts and Expenditures in the TREASURY of PENNSYLVANIA, from the first to CR. the South of November, 1809, inclusive.	Brought forward	Balance	In the bank of Pennsylvania In the Philadriphia bank In the Office of discount and deposit In the Furners and Micchanics bank	•	•	
the TREA ticth of 1		<del></del>	Note.	<del></del>	• •	
nditures in the thirt	Dolls. Cis. 297,048 23					2 297,048 23
$\mathbf{D}_{\mathbf{R}}$ . $\left\{ Feccipts and Expendence$	Brought forward					
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CALCED STATISTICS

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Dr. Abstract of Exempt Fines received and paid. 1803. Dec. 1, Balance in the treasury 1809. Dec. 1, Balance in the treasury 1809. Nov. 30, Received since the first of December, 1809. Nov. 30, Received since the first of December, 1809. Nov. 30, Received since the first of December, 1809. Nov. 30, Received in the balance of the general statement, No. I. No. III. Da. $\begin{cases} Monies received on the Bonds given to the Commissioners appointed to collect the usealth, included in the General Statement, No. I. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1809. 1800. 1809. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 1800. 180$	ppt Fines received and paid. CR.
<ul> <li>1808.</li> <li>Dec. 1, Balance in the treasury</li> <li>Nov. 30, Received since the first of December,</li> <li>Nov. 30, Received since the first of Bonds</li> <li>B</li> <li>Data due by the Estate of useltb, included in the Gen the Can</li> <li>1809.</li> <li>Nov. 30, To amount received ,</li> </ul>	
B. S. Monies received on the Bonds DR. S. Debt due by the Estate of wealth, included in the Gen 1809.	Dolls. Cts.1809.Dolls. Cts.34,92432Nov. 30, Paid since the first Dczember, 1808,6,731Balance included in the balance of the general statement, No. I.39,070
DR. S Monies received on the Bonds Debt due by the Estate of wealth, included in the Gen 1809.	01 98
on the Bonds the Estate of ided in the Gen	No. III.
. * g.	n to the Commissioners appointed to collect the late John Nicholson, deceased, to the Common Scatement, No. 1.
	Dolls. Cts. 1809. 18,209 68 Nov. 30, By amount received included in No. I. 18,209 68
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Monies received for Lands and Land-office Fees, from the 11th of May last, to the 30th of November, 1809, inclusive, included in the amount of Monies received in the Treasury in that feriod; entered at the end of each month.

,		Purchase Money and Interest.	Fcca.
1809.	_	Dolls, Cts.	Dolle. Cro.
May,	Received in sixty-nine payments .	4,122 47	613 50
June,	Received in one hundred and thirty-six payments	11,584 13	1,312
July,	Received in one hundred and eighty-nine payments	17,716 38	1,885 35
August,	Received in two thousand and seventy-eight payments	220,607 23	18,224 17
September,	Received in sixty payments	2,749 79	5.1.3 3
October,	Received in eighty-three payments -	3,121 11	570 23
November,	Received in one hundred and eight payments	3,934 66	` '763 67
	Received in August but then omitted in entering	871 16	20 50
		\$ 264,705 92 \$ 23,932 45	g 23,932 45

IV.

No. V.

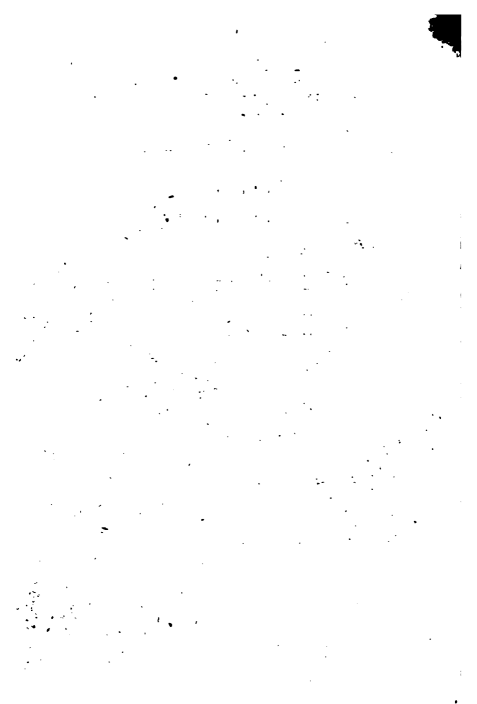
## RECAPITULATION.

DR. S Receipts and Expenditures in the TREASURY of PENNSYLVANIA, from the first of S CR. December, 1808, to the thirtieth of November, 1809, inclusive.

	•							
1808.		Dolls. Cis.	1808.				Dalle. Cre	
December 1,	December 1, Balance from last year's Report,		December,	Paid this month	•	-	12,255 37	2
	November Soth	46,239 56					•	
	Received this month	12,346 17	January,	Paid this month	•		7,240 87	1
1809.			-	this	r		7,630 72	3
January.	Received this month -	59,886 30	March,	Paid this month	•		5,850	ŝ
February,	Received this month -	34,239 79	April,	this	•	10	0,375	1
March,	Received this month -	10,920 44	May,	this	•	,	8,173 24	4
April.	Received this month	27,359 10	June,	Paid this month	•		5,555 22	5
May.	this	17,342 63	July,	this	•	- ,	5.354 89	6
June	Received this month	17,523 80	August,		•		2,268 1	12
Inlv.	Received this month	73,594 50	September,		1	- -	0,582 8	89
August.	Received this month	239,533 65	October,	Paid this month	•	×	01,855 4	4
Sentember,	Received this month -	3,908 36	November,		,	-		3
October.	Received this month	24,473 42			Balance	ñ		10
November,	Received this month -	26,322 33						
								1
	59	\$ 594,190 5	<b></b> -,			8	\$ \$94,190	\$







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